# Ind-Swift Limited

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# NOTICE CONVENING MEETING OF THE EQUITY SHAREHOLDERS OF

# **IND-SWIFT LIMITED**

(Convened pursuant to Order dated 3<sup>rd</sup> January 2025 passed by the Hon'ble National Company Law Tribunal at Chandigarh ('NCLT')

Day	:	Saturday	
Date	:	February 22, 2025	
Time	:	02:30 PM (IST)	
Mode of Meeting	:	Through Video Conferencing ('VC')/ Other Audio-Visual Means ('OAVM')	
Mode of Voting	:	Remote e-voting and e-voting at the Meeting	
Venue of Meeting	:	Registered Office (Deemed venue for VC meeting)	

# **REMOTE E- VOTING:**

Cut-off date	:	Saturday, February 15, 2025	
Commencing on	:	Wednesday, February 19, 2025, at 09:00 AM (IST)	
Ending on	:	Friday, February 21, 2025, at 05:00 PM (IST)	

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# BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH AT CHANDIGARH COMPANY APPLICATION (CAA) NO. 38 / CHD/ CHD / 2024 (UNDER SECTION 230- 232 OF COMPANIES ACT, 2013)

# IN THE MATTER OF:

SECTION 230 - 232 OF THE COMPANIES ACT, 2013 READ WITH RULE 6 AND 7 OF COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016.

AND

IN THE MATTER OF SCHEME OF ARRANGEMENT BETWEEN:

# **IND-SWIFT LIMITED**

HAVING ITS REGISTERED OFFICE AT 781, INDUSTRIAL AREA PHASE II, CHANDIGARH -160002.

...(TRANSFEROR COMPANY / APPLICANT COMPANY 1)

AND

#### IND-SWIFT LABORATORIES LIMITED

HAVING ITS REGISTERED OFFICE AT SCO 850, SHIVALIK ENCLAVE, NAC, MANIMAJRA CHANDIGARH -160101.

...(TRANSFEREE COMPANY / APPLICANT COMPANY 2)

NOTICE CONVENING THE MEETING OF EQUITY SHAREHOLDERS OF IND-SWIFT LIMITED (TRANSFEROR COMPANY) AS PER THE DIRECTIONS OF HON'BLE NATIONAL COMPANY LAW TRIBUNAL, CHANDIGARH BENCH

To,
The Equity Shareholders of Ind-Swift Limited ("Transferor Company"/ "the Company")

1. NOTICE is hereby given that by the Order dated 3rd January, 2025 ("Order"/"NCLT Order"), Hon'ble National Company Law Tribunal, Chandigarh Bench, has directed that a meeting of the Equity Shareholders of the Company will be convened and held through Video Conferencing or Other Audio-Visual Means ("VC"/"OAVM") with facility of remote e-voting, for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') and their respective Shareholders and Creditors under the provisions of Section 230 – 232 of the Companies Act, 2013 ("Scheme"). Accordingly, notice is hereby given that a meeting of the Equity Shareholders of the Company will be held through VC/ OAVM on Saturday, February 22, 2025, at 02:30 PM (IST) at which day, date and time you are requested to attend the meeting through VC/ OAVM without physical presence at a common venue.



2. At the said meeting, following resolution will be considered and if thought fit, be passed, with or without modification(s) with the requisite majority:

"RESOLVED THAT pursuant to the provisions of Sections 230 – 232 and other applicable provisions, if any, of the Companies Act, 2013 ("Act"), the rules, circulars and notifications made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification or reenactment thereof for the time being in force) as may be applicable and the enabling provisions of the Memorandum and Articles of Association of the Company and subject to the sanction of Hon'ble National Company Law Tribunal, Chandigarh Bench ("NCLT") and subject to such other approval(s), permission(s) and sanction(s) of regulatory and other authorities, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by NCLT or by any regulatory or other authorities, while granting such consents, approvals and permissions, which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the "Board", which term shall be deemed to mean and include one or more Committee(s) constituted/ to be constituted by the Board or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') and their respective Shareholders and Creditors ("Scheme"), be and is hereby approved.

RESOLVED FURTHER THAT any one of the Whole-time Directors, Chief Financial Officer and the Company Secretary and Compliance Officer of the Company be and are hereby severally authorized to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to this resolution and effectively implement the arrangement embodied in the Scheme and to accept such modifications, amendments, limitations and/or conditions, if any, which may be required and/or imposed by the NCLT while sanctioning the arrangement embodied in the Scheme or by any authorities under law, or as may be required for the purpose of resolving any questions or doubts or difficulties that may arise including passing of such accounting entries and/or making such adjustments in the books of accounts as considered necessary in giving effect to the Scheme, as any one of the Whole-time Directors, Chief Financial Officer and the Company Secretary and Compliance Officer may deem fit and proper."

3. Take further notice that the Equity shareholders shall have the facility and option to vote on the aforesaid resolution for approval of the Scheme by casting their votes (a) through e-voting system available during the meeting to be held virtually, or (b) by remote e-voting during the period as stated below:

Commencement of remote e-voting	Wednesday, February 19, at 09:00 AM (IST)
End of remote e-voting	Friday, February 21, 2025, at 05:00 PM (IST)

It is clarified that votes may be cast by the equity shareholders by remote e-voting in terms of this Notice and casting of votes by remote e-voting does not disentitle them or their authorized representatives from attending the Meeting. However, the members or their authorized representatives who have cast their votes by remote e-voting will not be eligible to cast their votes by e-voting during the Meeting.



- 4. Take further notice that a person, whose name is recorded in the Register of Members or Register of Beneficial Owners maintained by the RTA/Depositories as on the cut-off date, i.e., Saturday, February 15, 2025 ("Cut-off Date") only shall be entitled to exercise his/ her/ its voting rights on the resolution proposed in the Notice and attend the Meeting through VC/ OAVM. A person who is not an Equity Shareholder as on the Cut-off Date should treat the notice for information purpose only. The value of the votes cast shall be reckoned and scrutinized with reference to the said Cut-off Date in accordance with the books and records of the Company and where entries in the books are disputed, the Chairperson of the meeting shall determine the value for purposes of the said meeting.
- 5. Copies of the Scheme and of the Explanatory Statement, under Sections 230(3) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, along with the enclosures as indicated in the Index are enclosed.
  - If so desired, shareholders of the Company can obtain copies of the Notice and the accompanying documents, i.e., Scheme of Arrangement and the Explanatory Statement 102 and under Sections 230, 232 of the Companies Act, 2013 and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, free of charge, on any day (except Saturday, Sunday and public holidays) from the Registered Office of the Transferor Company at 781, Industrial Area, Phase-II, Chandigarh, Chandigarh, 160002. Alternatively, a written request in this regard may be addressed to the Company Secretary at <a href="mailto:companysec@indswift.com">companysec@indswift.com</a>, along with details of shareholding such as demat account number / folio number, name, e-mail id and mobile number and the Company will arrange to send the same to you at your registered address.
- 6. Pursuant to the NCLT Order dated 3<sup>rd</sup> January, 2025, Mr. Amit Chaudhary, Ad. AG, has been appointed as the Chairperson of the said meeting. Mr. Shikhar Sarin, Advocate, has been appointed as the Alternate Chairperson of the said meeting. Further, Mr. Salil Yadav, Chartered Accountant (Membership No. F521187) has been appointed as the Scrutinizer of the said meeting of Equity Shareholders of the Company. The Scrutinizer, after the conclusion of evoting at the Meeting, will unblock the votes cast through remote e–voting and votes cast at the Meeting in the presence of at least 2 (two) witnesses not in the employment of the Company, who shall make a consolidated Scrutinizer's Report of the total votes cast in favor or against and submit the same to the Chairperson of the Meeting. The Company shall declare on its website the results of the Meeting after receipt of the report from the Scrutinizer and submit to the Stock exchanges where the securities of the Company is listed within 2 (two) working days. Further, the Chairperson shall submit the report to NCLT in Form No. CAA-4, the result of the Meeting within 7 (Seven) days from the date of the conclusion of the Meeting.
- 7. The Scheme of Arrangement, if approved in the aforesaid meeting, will be subject to the subsequent approval of NCLT and such other approvals, permissions, and sanctions of regulatory or other authorities, if any.

Sd/-Pardeep Verma Authorised Signatory

Date: 11<sup>th</sup> January, 2025 Place: Chandigarh

Registered Office Address: -IND-SWIFT LIMITED 781, Industrial Area, Phase-II, Chandigarh -160002 companysec@indswift.com www.indswiftltd.com



# **Notes:**

- 1. Pursuant to the Order of the Hon'ble NCLT, Chandigarh Bench dated 3rd January, 2025, and relevant circulars issued by the Ministry of Corporate Affairs and SEBI, and other applicable provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this Meeting is being held through video conferencing ("VC") or other Audio-Visual Means ("OAVM") to transact the business set out in the Notice of the Meeting.
- 2. The Notice of the meeting, Explanatory Statement along with accompanying documents mentioned in the index are sent through electronic mode and/or through post to the Equity Shareholders whose names appear in the register of members / list of beneficial owners as on Friday, January 10, 2025, as per the records of the Company / Depositories / Registrar and Transfer Agent ("RTA") at their respective last known e-mail addresses / postal address. The equity shareholders whose email addresses are not registered with the Company / Depositories, can register the same with RTA i.e. Alankit Assignments Limited, 205-208, Anarkali Market, Jhandewalan Extension, New Delhi - 110055, CIN: U74210DL1991PLC042569, Tel. No.: 011 - 2354 234 / 42541234, Fax: 011 - 4154 0064, Email: alankit@alankit.com in case the shares are held in the physical form or with the Depositories if the shares are held in the DEMAT form. The equity shareholders may note that the aforesaid documents are available on the website of the Company and can be accessed / downloaded from: www.indswiftltd.com and the website of Stock Exchanges, i.e., BSE Limited at www.bseindia.com, and National Stock Exchange of India Limited at www.nseindia.com and/or also available on the website of CDSL (agency for providing the Remote e-Voting facility) at www.evotingindia.com.
- 3. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories / RTA as on the Cut-off Date only shall be entitled to exercise his/ her/ its voting rights on the resolution proposed in the Notice and attend the Meeting. A person who is not an equity shareholder as on the Cut-off Date, should treat the Notice for information purpose only.
- 4. The voting rights of the equity shareholders shall be in proportion to their shareholding in the Company as on the close of the business hours of Cut-off date. The shareholders who have acquired the shares of the Company after sending the notices but before the Cut-off date, can refer the Notices on www.indswiftltd.com and/or on website of the Stock Exchanges, at www.bseindia.com and www.nseindia.com and/or on the website of CDSL at <a href="https://www.evotingindia.com">www.evotingindia.com</a> and shall be entitled to avail the facility of voting by electronic means only if his name is recorded in the Register of Members or Register of Beneficial Owners maintained by the Depositories / RTA as on the cut-off date.
- 5. Since this meeting is being held through virtual mode, there will not be any physical attendance of equity shareholders. Accordingly, the facility for appointment of proxies by the equity shareholders will not be available for the Meeting and hence, the proxy form and attendance slip are not annexed hereto. Consequently, there is no requirement to maintain the register of proxies as the meeting of the equity shareholders of the Company is being held through virtual mode. Further, no route map of the venue of the Meeting is annexed hereto, since this meeting is being held through Virtual Mode.
- 6. In case of joint holders attending the Meeting, only such joint holders whose name is higher in the order of names will be entitled to vote at the Meeting.



- 7. Institutional/Corporate Shareholders (i.e. other than individuals/ HUF/ NRI, etc.) are required to send a scanned copy (PDF/JPG format) of its Board or governing body Resolution/ Authorisation etc., authorizing its representative to attend and vote on their behalf at the Meeting. The said Resolution/ Authorisation shall be sent to the Scrutinizer by e-mail at <a href="mailto:casalilyadav@gmail.com">casalilyadav@gmail.com</a> with a copy marked to <a href="mailto:com">companysec@indswift.com</a>.
- 8. The attendance of the Members attending the Meeting through Virtual Mode will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013 and as per the terms of the NCLT Order. Attendance at such meetings shall be recorded in the minutes of the meeting(s) instead of taking physical attendance slips.
- 9. The quorum of the meeting of the Equity Shareholders shall be 7094 in number or 51% in value of the Equity Share Capital of the Transferor Company. The proxy(ies) will not be counted for the calculation of the quorum for the above meeting of the Equity Shareholders. In case, the quorum is not present within half an hour from the time appointed for holding the meeting of Equity Shareholders, then the Chairman shall adjourn meeting to the same day in the next week at the same time and place. The intimation about the adjourned meeting would be given to each member, as the case may be, through e-mail or by any other mode. If the quorum is still not present on such adjourned date, then the Chairman may furnish a report to that effect to the Hon'ble NCLT within seven days thereafter.
- 10. The Members can join the Meeting through Virtual Mode 15 minutes before and during the meeting after the scheduled time of the commencement of the Meeting by following the procedure mentioned in this Notice. The Members will be able to view the proceedings and participate at the Meeting by logging into the e-Voting website at <a href="https://www.evotingindia.com">www.evotingindia.com</a>.
- 11. Further, in accordance with the SEBI Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated 20th June 2023, the Scheme shall be acted upon only if the number of votes cast by the public shareholders in favour of the aforesaid resolution for the approval of the Scheme is more than the number of votes cast by the public shareholders against it.
- 12. All documents referred to in the accompanying Notice and the Explanatory Statement along with the Statutory Registers maintained by the Transferor Company will be available for inspection by the Equity Shareholders at the registered office of the Company between 11.00 AM (IST) and 5.00 PM (IST) on all working days up to the date of the meeting and also in electronic mode. Equity Shareholders seeking to inspect such documents through electronic mode can send an email to companysec@indswift.com.
- 13. The result shall be reported to the NCLT by the Chairperson within the time fixed by NCLT (i.e., within 7 days of conclusion of Meeting), as directed in the NCLT Order.
- 14. This Notice, along with copy of the Scheme of Arrangement and other enclosures is also displayed/ posted on the website of the Company: <a href="www.indswiftltd.com">www.indswiftltd.com</a>, website of Stock Exchanges i.e., BSE Limited at <a href="www.nseindia.com">www.nseindia.com</a> and/ or website of E-voting service provider i.e. CDSL at <a href="www.evotingindia.com">www.evotingindia.com</a>.
- 15. The Notice convening the Meeting in Form CAA-2, the date of dispatch of the Notice along with the Explanatory Statement and other requisite details will be published through advertisement in the following newspapers, namely, (i) Financial Express, English Newspaper; and Dainik Bhaskar, Hindi Newspaper both in Chandigarh editions.



- 16. Members who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communications.
- 17. The Chairperson of the meeting shall, during and 15 minutes after the conclusion of the meeting, allow voting with the assistance of the Scrutinizer, for all those Equity Shareholders who are present at the meeting and who have not cast their votes by availing the remote evoting facility.
- 18. Members, who would like to express their views or ask clarifications during the said meeting will have to register themselves as a speaker by sending their request in advance at least 7 (Seven) days prior to the meeting i.e., Saturday, 15th February, 2025 by sending the requests from their registered email address mentioning their name, DP ID and Client ID/ folio number, PAN, mobile number, email address at <a href="companysec@indswift.com">companysec@indswift.com</a>. Only those members who have registered themselves as a speaker will be allowed to express their views/ask clarifications during the said meeting. The Company reserves the right to restrict the number of speakers/questions depending on the availability of time for the said meeting. Please note that only the members holding the shares as on cut-off date will be eligible to register as speakers. The Company may respond suitably to those shareholders who had sent requests to the Company to express their views/questions but due to paucity of time did not get opportunity to ask questions during the Meeting.

# THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING THE MEETING THROUGH VC ARE AS UNDER:

The e-voting facilities will be provided in the following manners: -

- (i) The voting period commences at Wednesday, February 19, 2025 from 09:00 AM (IST) and ends on Friday, February 21, 2025 till 05:00 PM (IST). During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Saturday, February 15, 2025, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11<sup>th</sup> November, 2024, read with Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.



(iv) In terms of various circulars of SEBI on e-voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts to access e-Voting facility.

# A) Login method for Individual shareholders holding securities in de-mat mode is given below:

Type of	Login Method
shareholders	Logiii Methou
shareholders	
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. The option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are <a href="https://web.cdslindia.com/myeasitoken/home/login">https://web.cdslindia.com/myeasitoken/home/login</a> or visit <a href="www.cdslindia.com">www.cdslindia.com</a> and click on Login icon and select New System Myeasi.
with CDSL	2) After successful login the Easi / Easiest user will be able to see the e-voting option for eligible companies where the e-voting is in progress as per the information provided by the company. By clicking the e-voting option, the user will be able to see e-voting page of the e-voting service provider for casting your vote during the remote e-voting period or joining virtual meeting & voting during the meeting. Additionally, there are also links provided to access the system of all e-voting Service Providers i.e., CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is available at <a href="https://web.cdslindia.com/myeasitoken/home/login">https://web.cdslindia.com/myeasitoken/home/login</a> .
	4) Alternatively, the user can directly access e-voting page by providing Demat Account Number and PAN No. from a e-voting link available on <a href="www.cdslindia.com">www.cdslindia.com</a> home page or click on <a href="https://evoting.cdslindia.com/Evoting/EvotingLogin">https://evoting.cdslindia.com/Evoting/EvotingLogin</a> . The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-voting option where the e-voting is in progress and also able to directly access the system of all e-voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



- 2) If the user is not registered for IDeAS e-Services, option to register is available at <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a>. Select "Register Online for IDeAS "Portal or click at <a href="https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp">https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</a>
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <a href="https://www.evoting.nsdl.com/">https://www.evoting.nsdl.com/</a> either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e., your sixteen-digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 4) Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.

# **NSDL** Mobile App is available on









Individual
Shareholders
(holding
securities in
demat mode)
login through
their Depository
Participants

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forgot User ID and Forget Password option available at abovementioned website.



Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL:

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <a href="mailto:helpdesk.evoting@cdslindia.com">helpdesk.evoting@cdslindia.com</a> or call at toll free no.: 1800 21 09911
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at <a href="mailto:evoting@nsdl.co.in">evoting@nsdl.co.in</a> or call at 022-4886 7000 and 022-2499 7000.

**Note:** In case you have any queries or issues regarding attending Meeting & e-voting from the e-voting system, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at <a href="www.evotingindia.com">www.evotingindia.com</a>, under "HELP' section.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25<sup>th</sup> Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 or send an e-mail to helpdesk.evoting@cdslindia.com or call at toll free no.: 1800 21 09911.

- **B)** Login method for e-Voting for Physical shareholders and shareholders other than individual holding in Demat form.
- 1) The shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
- 2) Click on "Shareholders" module.
- 3) Now enter your User ID
  - a. For CDSL: 16 digits beneficiary ID,
  - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
  - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to <a href="www.evotingindia.com">www.evotingindia.com</a> and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If a demat account holder has forgotten the login password, then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- 7) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10-digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.



Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as
Bank	recorded in your demat account or in the company records in order to login.
Details	
OR Date of	If both the details are not recorded with the depository or company, please
Birth	enter the member id / folio number in the Dividend Bank details field.
(DOB)	

- 8) After entering these details appropriately, click on "SUBMIT" tab.
- 9) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- 10) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- 11) Click on the EVSN 250113002 for IND SWIFT LIMITED to vote on the resolutions.
- 12) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- 13) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- 14) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- 15) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- 16) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- 17) If a demat account holder has forgotten the login password, then Enter the User ID and the image verification code and click on Forgot entering the details as prompted by the system.
- 18) Shareholders can also cast their vote using CDSL's mobile app CDSL Myeasi. The CDSL Myeasi app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.



# (v) Additional Facility for Non – Individual Shareholders and Custodians – For Remote Voting only.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <a href="https://www.evotingindia.com">www.evotingindia.com</a> and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to <a href="helpdesk.evoting@cdslindia.com">helpdesk.evoting@cdslindia.com</a> and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer at <a href="mailto:casalilyadav@gmail.com">casalilyadav@gmail.com</a> with a copy marked to Company at the email address viz; <a href="companysec@indswift.com">companysec@indswift.com</a>, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

# INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE MEETING ARE AS UNDER:

- 1. The procedure for e-Voting on the day of the Meeting is the same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the Meeting through VC facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the Meeting.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the Meeting. However, they will not be eligible to vote at the Meeting.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the Meeting shall be the same person mentioned for Remote e-voting.

# INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE MEETING THROUGH VC ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the court convened meeting is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN 250113002 of Company will be displayed after successful login as per the instructions mentioned above for evoting.
- 3. Shareholders who have voted through remote e-voting will be eligible to attend the meeting. However, they will not be eligible to vote at the Meeting.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.



- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 8. Only those shareholders, who are present in the Meeting through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the Meeting.
- 9. If any Votes are cast by the shareholders through the e-voting available during the Meeting and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members are requested to submit PAN, or intimate all changes pertaining to their bank details, mandates, nominations, power of attorney, change of address, change of name, email address, contact numbers, specimen signature (as applicable) etc., to their DP in case of holding in demat form.

In case of holding in physical form all changes shall be intimated to Company's RTA Alankit Assignments Limited through form ISR-1, form ISR-2 and form ISR-3 (as applicable) available on the company's website at <a href="http://www.indswiftltd.com/IFS/Information-Physical-Shareholders.pdf">http://www.indswiftltd.com/IFS/Information-Physical-Shareholders.pdf</a> and on the website of Alankit Assignment Limited at <a href="https://www.alankit.com/">https://www.alankit.com/</a>.

Sd/-

Pardeep Verma Authorised Signatory

Date: 11<sup>th</sup> January 2025 Place: Chandigarh



# BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

# BENCH AT CHANDIGARH COMPANY APPLICATION (CAA) NO. 38 / CHD/ CHD / 2024 (UNDER SECTION 230- 232 OF COMPANIES ACT, 2013)

#### IN THE MATTER OF:

SECTION 230 - 232 OF THE COMPANIES ACT, 2013 READ WITH RULE 6 AND 7 OF COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016.

AND

IN THE MATTER OF SCHEME OF ARRANGEMENT BETWEEN:

#### **IND-SWIFT LIMITED**

HAVING ITS REGISTERED OFFICE AT 781, INDUSTRIAL AREA PHASE II, CHANDIGARH -160002.

...(TRANSFEROR COMPANY / APPLICANT COMPANY 1)

AND

#### IND-SWIFT LABORATORIES LIMITED

HAVING ITS REGISTERED OFFICE AT SCO 850, SHIVALIK ENCLAVE, NAC, MANIMAJRA CHANDIGARH -160101.

... (TRANSFEREE COMPANY / APPLICANT COMPANY 2)

# EXPLANATORY STATEMENT UNDER SECTION 102 READ WITH SECTIONS 230(3), 231(1) OF THE COMPANIES ACT, 2013 AND RULE 6 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016.

1. Pursuant to the Order passed by the Hon'ble National Company Law Tribunal, Chandigarh Bench ("NCLT") dated January 3<sup>rd</sup>, 2025 ("Order"/"NCLT Order"), a meeting of the Equity Shareholders of Ind-Swift Limited ('Transferor Company') is being convened and held through VC/ OAVM on Saturday, February 22, 2025 at 02:30 PM (IST) for the purpose of considering and, if thought fit, approving with or without modification(s), the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') and their respective Shareholders and Creditors ("Scheme"/ "Scheme of Arrangement") under the provisions of Section 230-232 of the Companies Act, 2013 ("Act") (including any statutory modification or re-enactment or amendment thereof for the time being enforced) read with the rules issued there under. Notice of the said meeting together with the copy of the Scheme along with annexures are enclosed herewith. This Explanatory statement explaining the terms of the Scheme is being furnished as required under section 102 read with section 230-232 of the Companies Act, 2013.



2. The draft Scheme was placed before the Audit Committee and Board of Directors of the Transferor Company initially at their respective meetings held on 25th September 2023. In accordance with the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated 20th June 2023, the Audit Committee of the Transferor Company vide a resolution passed on 25th September 2023 at their meeting recommended the Scheme to the Board of Directors of the Transferor Company. However, in furtherance of certain observations made by the Stock exchanges the final modified scheme was approved and recommended to the Board of Directors on 18th May, 2024, inter alia, taking into account the Valuation Report dated 16th May, 2024 issued by Ajay Kumar Siwach, Registered Valuer and Fairness Opinion each dated 17th May, 2024 issued by SEBI Registered Category-I, Merchant Banker namely 3Dimension Capital Services Limited and Ekadrisht Capital Private limited. The Board of Directors of the Transferor Company initially in its meeting held on 25th September 2023 approved the Scheme. However, in furtherance of certain observations made by the Stock Exchanges, the final modified Scheme was approved on 18th May, 2024, based on the recommendation of the Audit Committee. The Independent Directors in their initial meeting dated 25th September 2023 and final meeting dated 18th May, 2024, reviewed and recommended the Scheme approved by the Board of Directors and confirmed that the Scheme is not detrimental to the Shareholders of the Company.

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

- (i) Ind-Swift Limited ('Transferor Company')
- (ii) Ind-Swift Laboratories Limited ('Transferee Company')

# 4. Details of the Companies involved in the Scheme:

# A. IND-SWIFT LIMITED

a) Ind-Swift Limited (hereinafter referred to as "ISL" or "Transferor Company") is a Public Limited Company bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June 1986 under the provisions of Companies Act, 1956. The registered office of the Transferor Company is presently situated at 781, Industrial Area Phase II, Chandigarh -160002.

PAN: AAACI6100L

Email ID: companysec@indswift.com

- b) The Transferor Company is a listed entity having its Equity Shares listed on BSE Limited (BSE) and the National Stock Exchange of India Limited (NSE).
- c) The main objects of the Transferor Company as per the Memorandum of Association are as follows:
- i. To carry on the business of deriving, formulating, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading pharmaceuticals, chemicals, medicine and drugs of all kinds, specifications and descriptions; and to do so especially in respect of all kinds of analgesics and antipyretics.
- ii. To carry on the business of purchasing, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading in all classes and kinds of raw material ingredients, mixtures, compounds and derivatives connected to, intermediate in or associated with manufacture, production and sale of pharmaceuticals, chemicals, medicines and drugs.
- iii. To carry on the business of manufacturing drugs and medicines etc. on behalf of others.
- iv. To work and act as examiners of pharmaceuticals, medicines and drugs manufactured by the manufacturers and others including Government, Semi-Govt. bodies and also to carry on the profession of dathologists and examiner of soils & materials.
- v. To carry on business as dealers in and manufacturers of surgical scientific equipments, appliance, accessories of all types and descriptions.
- vi. To carry on the business of and dealers in the chemicals, chemical compounds (organic and inorganic) in all forms, and chemical products of any nature and kind.



- vii. To carry on business as manufacturers of and dealers in all kinds of proprietary products, hair, skin, nail and other beauty preparations, deodorants, aerosol and pump-spray products, baby products, petroleum and mineral oil products, and products, bath products, care products, cotton swabs, family planning appliances, hair dyes, pigments, varnishes, essential oil; detergents insecticides, oil, oleaginous, vaporaceous, saponaceous substance, beauty specialties, preparation, acids and accessories of every description whether medicated, antiseptic or not, unguents ingredients or accessories thereof and other materials.
- viii. To carry on business as manufacturers of, and dealers in, all kinds of raw and finished cosmetics, perfumes and essences, dentifrices, lotions, extracts, greases, creams, salves, ointments, preparations, pomades, powders, powders unguents, eau de cologne, toilet requisites and preparations, cleansing compounds.
- ix. To carry on the business of manufacturers, producers, processors, contractors, dealers, importers exporters, in milk and all types of milk products, dairy products, bakery products, confectionery, sweets, diet products, to set-up, purchase, hire, lease, milk procurement centres, milk depots, complete dairy plants, laboratories, cold stores, warehouse, workshops, dairy yards, cattle farms, breeding farm, Cattle Colonies, feed processing factories, seed growing farms and agencies, artificial insemination centres.
- X. To grow, cultivate, plant, produce, process, deal, breed, buy, sell, import, export, make marketable and otherwise deal in agriculture, horticultural farm produce organic, botanical farming, organic fertilizer, and other establishments, to extracts by products, derivatives, derivatives whether edible pharmaceuticals medicines or any other kind or nature whatever and food preparations of every kinds and description and services required for buying testing, grading, processing manufacturing packing, storing and marketing of any of aforesaid product or services.

d) The Authorized, Issued, Subscribed and Paid-up Capital of the Transferor Company as on the Appointed date i.e. 31.03.2024 is as follows:

Particulars	Amount (Rs.)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	15,00,00,000
Cumulative redeemable Preference share capital- 25,00,000	25,00,00,000
shares of Rs. 100/- each	
Total	40,00,00,000
Issued, Subscribed and Paid-up Share capital	
5,41,64,653 Equity Shares of Rs. 2/- each	10,83,29,306
14,20,000 Cumulative redeemable Preference share of Rs. 100/-	14,20,00,000
each	
Total	25,03,29,306

There is no change in the capital structure since the appointed date.

- e) Details of change in name, registered office or objects of the Transferor Company during the last five years:
  - There is no change in the name clause of the Transferor Company.
  - There is no change in the registered office of the Transferor Company.
  - There is no change in the objects of Transferor Company.
- f) Details of the present promoter/ promoter group and directors of the Transferor Company are as follows:

• Promoter / Promoter Group

S. No.	Name	Category	Address
1.	Sunita Jain	Promoter Group	House No.1133, Sector-21 B, Chandigarh-160022
2.	Navrattan Munjal	Promoter	House No. 382 Sector 6, Panchkula Haryana-134109



3.	Ishav Mehta	Promoter Group	House No. 322, Sector 6, Panchkula-134109
4.	Himanshu Jain	Promoter	House No.1133, Sector 21 B, Chandigarh-160022
5.	Meenakshi Mehta	Promoter Group	House No.1044, Sector – 4, Panchkula Haryana-134109
6.	Late Neera Mehta	Promoter Group	House No. 333, Sector 6, Panchkula, Haryana-134109
7.	Dr. Gopal Munjal	Promoter	House No. 1085, Sector 7, Panchkula 134109
8.	Sahil Munjal	Promoter Group	House No. 382, Sector 6, Panchkula, Haryana-134112
9.	Divya Munjal	Promoter Group	House No. 1085, Sector 7, Panchkula, Haryana-134109
10.	Neeta Munjal	Promoter Group	House No. 382, Sector-6, Panchkula, Haryana-134001
11.	Annie Mehta	Promoter Group	House No. 333, Sector-6 Panchkula, Haryana-134102
12.	Nidhi Munjal	Promoter Group	House No. 382, Sector-6, Panchkula, Haryana-34109
13.	Rishav Mehta	Promoter	House No 333, Sector 6, Panchkula, Haryana-134109
14.	Bhanavi Mehta.	Promoter Group	House No. 1044, Sector – 4, Panchkula, Haryana-134001
15.	Daksh Mehta	Promoter	House No. 1044, Sector – 4, Panchkula Haryana-134001
16.	Dr. V.R. Mehta	Promoter	House No. 1044, Sector 4, Panchkula Haryana-134112
17.	Deepti Munjal	Promoter Group	House No. 1085, Sector 7, Panchkula Haryana-134109
18.	S. R. Mehta	Promoter	House No. 333, Sector-6, Panchkula Haryana-134102
19.	Saurabh Munjal	Promoter Group	House No. 382, Sector 6, Panchkula Haryana-134109
20.	Ravi Mehta	Promoter Group	House No. 333, Sector- 6 Panchkula, Haryana-134001
21.	Essix Biosciences Limited	Promoter Group	SCO 850, Shivalik Enclave, Chandigarh, India, 160101

# • Directors

S.	Name	Designation	DIN	Address
No.	- Tunic	2 torgravion	211	11441688
1.	Rishav Mehta	Director	03028663	House No. 333, Sector 6, Panchkula, Haryana- 134109
2.	Himanshu Jain	Director	00014533	House No.1133, Sector 21 B, Chandigarh-160022
3.	Navrattan Munjal	Director	00015096	House No.1133, Sector 21 B, Chandigarh-160022
4.	Jagvir Singh Ahluwalia	Independent Director	06930649	Flat No. 811, Block A8 Palm Court, VIP Road, Zirakpur, Mohali, Punjab-140603
5.	Sanjeev Rai Mehta	Chairman and Whole-Time Director	00005668	House No. 333, Sector-6 Panchkula, Haryana-134102
6.	Vikrant Rai Mehta	Joint Managing Director	00010756	House No. 1044, Sector 4 Panchkula, Haryana-134112



7.	Gopal Munjal	Managing	00005196	House No. 1085, Sector 7
		Director & CEO		Panchkula, Haryana-134109
8.	Subhash	Independent	07205416	House No. 1166, Progresive
	Chander	Director		Coop H/B Society, Sector 50
	Galhotra			B, Chandigarh-160047
9.	Anoop	Independent	07813108	House No. 1409, Sector 34 C,
	Michra	Women Director		Chandigarh-160022
10.	Bhupinder	Independent	09649117	House No 58, Sector - 21 A,
	Singh	Director		Chandigarh-160022
11.	Subodh	Independent	01393423	House No. 689 Sector 12A
	Gupta	Director		Panchkula, Haryana -134109
12.	Prabhat	Independent	03289193	House No. 688, Gali No 7
	Khurana	Director		Guru Angad Nagar,
				Kotkapura Road, Muktsar
				Punjab-152026

g) As on 30.06.2024, the amount due to the Secured Creditors of Transferor Company is Rs. 8,26,46,16,535/- (Rupees Eight Hundred and Twenty-Six Crores Forty-Six Lakhs Sixteen Thousand Five Hundred and Thirty-Five Only) and to Unsecured Creditors is Rs. 4,07,92,23,019/- (Rupees Four Hundred and Seven Crores Ninety-Two Lakhs Twenty-Three Thousand and Nineteen Only).

#### **B. IND-SWIFT LABORATORIES LIMITED**

a) Ind-Swift Laboratories Limited (hereinafter referred to as "ISLL" or "Transferee Company") is a Public Limited Company bearing CIN L24232CH1995PLC015553, was incorporated on 4<sup>th</sup> January 1995 under the provisions of Companies Act, 1956. The Registered office of the Transferee Company is present at SCO 850, Shivalik Enclave, NAC Manimajra, Chandigarh-160101.

PAN: AAACI6306G

Email: investor@indswiftlabs.com

- b) The Transferee Company is a listed entity having its Equity Shares listed on BSE Limited (BSE) and the National Stock Exchange of India Limited (NSE).
- c) The main objects of the Transferee Company as per the memorandum of Association are as follows:
  - i. To carry on the business of deriving, formulating, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading pharmaceuticals, chemicals, medicines, parental, medical aids instruments, surgical disposables, medical disposables, disposable syringes, lab. Regents, chemicals other healthcare products and drugs of all kinds, specifications and descriptions and to do so especially in respect of all kinds of analgesics and antipyretics.
  - ii. To carry on the business of purchasing, -producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading in all classes and kinds of raw material ingredients, mixtures, compounds and derivatives connected to, intermediate in or associated with the manufacture, production and sale of pharmaceuticals chemicals, medicines and bulk drug and intermediate.
  - iii. To carry on the business of manufacturing drugs and medicines on behalf of others.
  - iv. To work and act as examiners of pharmaceuticals, medicines and drugs manufactured by the manufactures and others including. Government, Semi-Govt. bodies and also to carry on the profession of pathological and examiner of soil and materials.
  - v. To carry on business as dealers in and manufactures of surgical scientific equipments, appliance, accessories of all types and descriptions.
  - vi. To carry on the business of and dealers in chemicals, chemical compounds (organic and inorganic) in all forms, and chemical products of any nature and kind.



- vii. To carry on business as manufacturers of and dealers in all kinds of proprietary products, hair, skin, nail and other beauty preparations, deodorants, aerosol and pump-spray products, bony products, petroleum and mineral oil products, chemicals, acids, and alkalis, all kinds of perfumery and other compounds, preparations, materials, and products, bath products, care products, cotton soaps, family planning appliances, hair dyes, pigments, varnishes, essential oil, detergents, insecticides, oil, oleaginous vaproaceous, saponaceous substance, beauty specialties, preparations acids and accessories of every description whether medicated antiseptic or not, unguents ingredients or accessories thereof and other materials.
- viii. To carry on business as manufacturers of and dealers in, all kinds of raw and finished cosmetics, perfumes and essences, dentifrices, lotions, extracts, greases, creams, salves, ointments, preparations, pomades, powders unguents eau de cologne, toilet requisites and Preparations, cleansing compounds
- d) The Authorized, Issued, Subscribed and Paid-up Capital of the Transferee Company as on Appointed Date i.e. 31st March 2024 is as follows:

Particulars	Amount (Rs.)
Authorized Share Capital	
6,00,00,000 Equity Shares of Rs. 10/- each	60,00,00,000
Total	60,00,00,000
Issued, Subscribed and Paid up Share Capital	
5,90,86,860 Equity Shares of Rs. 10/- each	59,08,68,600
Total	59,08,68,600

Note: The Transferee Company increased its authorized Share capital on 21.06.2024 and the share capital of the Transferee Company as on the date of this notice is as under:

Particulars	Amount (₹)
Authorized Share Capital	
10,00,00,000 Equity Shares of Rs. 10/- each	100,00,00,000
Total	100,00,00,000
Issued, Subscribed and Paid up Share Capital	
5,90,86,860 Equity Shares of Rs. 10/- each	59,08,68,600
Total	59,08,68,600

- e) Details of change in name, registered office or objects of the Transferee Company during the last five years:
  - There is no change in the name clause of the Transferee Company.
  - There is no change in the registered office of the Transferee Company.
  - There is no change in the objects of Transferee Company.
- f) Details of the present promoter / promoter group and directors of the Transferee Company are as follows:

• Promoter / Promoter Group

S. No.	Name	Category	Address
1.	Gopal Munjal	Promoter	House No. 1085, Sector 7, Panchkula,
			Haryana-134109
2.	N.R. Munjal	Promoter	House No. 382 Sector 6, Panchkula,
			Haryana- 134109
3.	Sahil Munjal	Promoter	House No. 382, Sector 6, Panchkula,
		Group	Haryana-134112
4.	Bhanavi Mehta.	Promoter	House No. 1044, Sector 4, Panchkula,
		Group	Haryana-134001
5.	Rishav Mehta	Promoter	House No. 333, Sector 6, Panchkula,
			Haryana- 134109



6.	Annie Mehta	Promoter	House No. 333, Sector-6, Panchkula,
		Group	Haryana 134102
7.	Neeta Munjal	Promoter	House No. 382, Sector -6, Panchkula,
		Group	Haryana-134001
8.	Ishav Mehta	Promoter	House No 333, Sector 6, Panchkula,
		Group	Haryana- 134109
9.	Nidhi Munjal	Promoter	House No. 382, Sector-6, Panchkula,
		Group	Haryana-34109
10.	Sunita Jain	Promoter	House No.1133, Sector-21 B,
		Group	Chandigarh-160022
11.	S. R. Mehta	Promoter	House No. 333, Sector-6, Panchkula
			Haryana-134102
12.	Divya Munjal	Promoter	House No. 1085, Sector 7, Panchkula,
		Group	Haryana-134109
13.	Meenakshi Mehta	Promoter	House No.1044, Sector – 4, Panchkula
		Group	Haryana-134109
14.	Dr. V.R. Mehta	Promoter	House No. 1044, Sector 4, Panchkula
			Haryana-134112
15.	Late Neera Mehta	Promoter	House No. 333, Sector 6, Panchkula,
		Group	Haryana-134109
16.	Himanshu Jain	Promoter	House No.1133, Sector 21 B,
			Chandigarh-160022
17.	Ravi Mehta	Promoter	House No. 333, Sector- 6, Panchkula,
		Group	Haryana-134001
18.	Essix Biosciences	Promoter	SCO 850, Shivalik Enclave,
	Limited		Chandigarh, India, 160101
19.	Ind Swift Ltd.	Promoter	781, Industrial Area, Phase-II,
			Chandigarh, India, 160002

# • Directors

S. No.	Name	Designation	DIN	Address
1.	Rishav	Whole-Time	03028663	House No 333, Sector 6,
	Mehta	Director		Panchkula, Haryana-134109
2.	Himanshu	Jt. Managing	00014533	House No.1133, Sector 21 B,
	Jain	Director		Chandigarh-160022
3.	Sri Prakash	Independent	00475413	Flat No. 102, Shruti Cghs
	Sharma	Director		Limited, Plot No22, Sector 7,
				Dwarka Delhi 110075
4.	Dr.	Independent	07080817	House No. 2554 Sector 35-C,
	Ashwani	Director		Chandigarh 160022
	Kumar Vig			
5.	Sahil	Whole-time	00015407	House No. 382, Sector 6,
	Munjal	director		Panchkula, Haryana-134112
6.	Neerja	Independent	08448077	Flat No 851, Tower-A8 Palm
	Chathley	Women Director		Court, VIP Road Zirakpur,
				Mohali, Punjab 140603
7.	Rajinder	Independent	09212540	House No 1528, Sector - 38 B,
	Kumar	Director		Chandigarh-160014
	Gupta			
8.	Navrattan	Chairman &	00015096	House No. 382 Sector 6,
	Munjal	Managing		Panchkula Haryana-134109
		Director		
9.	Param Bir	Independent	07616561	Flat No A 3902, Omkar 1973
	Singh	Director		Off Dr Annie Besant Road
				Worli, Mumbai Maharashtra-
				400030



- g) As on 30.06.2024, the amount due to the Secured Creditors of Transferee Company is Rs. 2,86,77,407/- (Rupees Two Crores Eighty-Six Lakhs Seventy-Seven Thousand Four Hundred and Seven only) and to Unsecured Creditors is Rs. 51,47,76,603/-(Rupees Fifty-One Crores Forty-Seven Lakhs Seventy-Six Thousand Six Hundred and Three Only).
- 5. Relationship between the Transferor Company and the Transferee Company.

The Transferor Company and the Transferee Company are related to each other in the following manner:

- (i) The Transferor Company and the Transferee Company are group companies as Promoter and Promoter Group of both the companies are same.
- (ii) The Transferor Company is a Promoter of the Transferee Company.
- (iii) Mr. Navrattan Munjal, Mr. Himanshu Jain and Mr. Rishav Mehta are common Directors in the Transferor Company and the Transferee Company.
- 6. Details of the Board meeting at which the proposed Scheme was approved by the Board of Directors of the Transferor Company and the Transferee 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.

# **For Transferor Company:**

Date of the Board meeting at which the Scheme was approved by the Board of directors: 18<sup>th</sup> May, 2024.

S. No.	Name of the directors	Details (voted in favour/ voted against/ didn't vote)
1.	Sh. S.R. Mehta	Voted in Favour
2.	Dr. Gopal Munjal	Voted in Favour
3.	Dr. V. R. Mehta	Voted in Favour
4.	Sh. N R Munjal	Voted in Favour
5.	Sh. Himanshu Jain	Voted in Favour
6.	Sh. Rishav Mehta	Voted in Favour
7.	Sh. Subodh Gupta	Voted in Favour
8.	Sh. Prabhat Khurana	Voted in Favour
9.	Sh. S.C. Galhotra	Voted in Favour
10.	Ms. Anoop Michra	Voted in Favour
11.	Sh. J.S Ahluwalia	Voted in Favour
12.	Sh. Bhupinder Singh	Voted in Favour

# For Transferee Company:

Date of the Board meeting at which the Scheme was approved by the Board of directors: 18<sup>th</sup> May 2024.

S. No.	Name of the directors	Details (voted in favour/ voted against/ didn't vote)
1.	Rishav Mehta	Voted in Favour
2.	Himanshu Jain	Voted in Favour
3.	Sri Prakash Sharma	Voted in Favour
4.	Dr. Ashwani Kumar Vig	Voted in Favour
5.	Sahil Munjal	Voted in Favour
6.	Neerja Chathley	Voted in Favour
7.	Rajinder Kumar Gupta	Voted in Favour
8.	Navrattan Munjal	Voted in Favour



# 7. Approvals Required

For the purpose of giving effect to the proposed Scheme, following approvals are required:

S. No.	Particulars	Status of Approval/NOC		
1.	SEBI	BSE Limited was appointed as the designated Stock Exchange by the		
	through	Transferor Company and the Transferee Company for the purpose of		
	Stock	coordinating with SEBI, pursuant to SEBI Master Circular No.		
	Exchanges	SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023.		
	_	The Transferor Company and Transferee Company have received		
		Observation letters regarding the Scheme from BSE vide its letter		
		dated 30 <sup>th</sup> September 2024 and from NSE vide its letter dated 3 <sup>rd</sup>		
		October 2024. There are no adverse observations made by both the		
		Stock Exchanges. A copy of the Observation letters received from		
		BSE and NSE are annexed with this Notice.		

# 8. Pre and Post Scheme of Arrangement – Shareholding Pattern:

# For Transferor Company

**Equity Share Capital:** 

Equity Share Capital.						
Category of shareholder	Pre		Post			
	No. of Shares	% of Holding	No. of Shares	% of Holding		
Promoter/ Promoter	30103343	55.58	-	-		
Group						
Public	24061310	44.42	-	-		
Total	54164653	100	-	-		

# **Preference Share Capital:**

Category of shareholder	Pre	Post
	No. of Shares	No. of Shares
Promoter/ Promoter Group	-	-
Public	1420000	-
Total	1420000	-

# For Transferee Company

**Equity Share Capital:** 

Equity Share Capital.					
Category of shareholder	Pre		Post		
	No. of Shares	% of Holding	No. of Shares	% of Holding	
Promoter/	24818783	42.00	29334284	43.64	
Promoter Group					
Public	34268077	58.00	37877274	56.36	
Total	59086860	100	67211558	100	

**Note:** The Transferee Company came out with a preferential issue whereby it allotted 2,60,00,000 (Two Crore Sixty Lakhs) fully convertible warrants to promoters and non-promoters on 30<sup>th</sup> August, 2024. These warrants are fully convertible into equity shares within 18 (Eighteen) months from the date of allotment and same does not have any bearing on the terms of the Scheme.



# **Preference Share Capital:**

Category of shareholder	Pre	Post	
	No. of Shares	No. of Shares	
Promoter/ Promoter Group	-	-	
Public	-	1420000	
Total	-	1420000	

The detailed Pre and Post Scheme of Arrangement Shareholding Pattern of the Transferor Company and Transferee Company are annexed herewith.

# 9. Summary of Valuation Report and Fairness Opinion:

a) Summary of Valuation Report dated 16<sup>th</sup> May, 2024 issued as by Mr. Ajay Kumar Siwach – Registered Valuer and Fairness Opinion each dated 17<sup>th</sup> May, 2024 as issued by SEBI Registered Category–I, Merchant Banker namely 3Dimension Capital Services Limited and Ekadrisht Capital Private limited. Share Exchange Ratio is as under – "Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity shares of Face value of INR 10.00/- (Rupees Ten Each) each to Equity shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Shares of Face value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.

# a) Basis of Valuation and Fairness Opinion:

For the Transferor Company - Since the Transferor Company will transfer its business to the Transferee Company through the Scheme and will not continue its business operations, the valuer deemed it appropriate to assign Nil weightage to the Discounted Free Cash Flow (DFCF) Method. Additionally, the value derived from the DFCF Method does not align with the value determined by the Market Price Method. Therefore, the valuer found it suitable to allocate 100% weightage to the Market Price Method.

For the Transferee Company - The valuer considered that the Transferee Company currently has no business operations but possesses Non-Current Investments and Cash Balances in its Assets Portfolio. Consequently, an 80% weightage was assigned to the Net Assets Value Method and 20% weightage to the Market Price Method.

Further, refer the Valuation Report and Fairness Opinions annexed with this Notice, for the complete details including the basis of valuation, methodologies adopted, share exchange ratio etc.

# 10. There is no Capital/ Debt Restructuring in the Scheme.

# 11. Effect of the Scheme on Stakeholders

The effect of the Scheme on various stakeholders is summarized below:

# i. Shareholders, promoter and non-promoter shareholders

a. Upon the coming into effect of the Scheme and in consideration of transfer and vesting of all assets and liabilities and entire business of Transferor Company in the Transferee Company, pursuant to Part II of the Scheme, the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares (hereinafter also referred to as the "New Equity Shares") on a proportionate basis to each member of the Transferor Company in the following proportion:

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity



Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.

There will be no change in the shares held by the existing shareholders of the Transferee Company pursuant to the proposed Scheme of Arrangement.

- b. The fairness opinion has been issued in respect of the valuation report, no special valuation difficulties were reported by the valuer.
- c. The equity shares of the Transferee Company as held by the Transferor Company or vice versa (if any), if not transferred prior to the Effective Date, shall stand cancelled and approval of the Scheme pursuant to Sections 230 232 of the Act shall also be deemed to be the approval under Section 66 of the Companies Act, 2013 for reduction and cancellation of shares.
- d. Any fraction arising out of allotment of equity shares together with all additions or accretions thereto, shall be consolidated and held by the Trust, nominated by the Board of Directors of the Transferee Company on behalf of shareholders of the Transferor Company entitled to fractional entitlements.
- e. The New Equity shares to be issued and allotted by the Transferee Company in terms of the Scheme shall be subject to the provisions of the Memorandum and Article of Association of the Transferee Company and shall rank pari-passu in all respects and shall have the same rights attached to the then existing equity shares of the Transferee Company.
- f. Upon this Scheme coming into effect, the Transferee Company, without further application, act or deed, shall issue and allot to each of the Preference Shareholder of the Transferor Company, Preference shares in proportion of 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each in Transferee Company for every 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each held by them in Transferor Company pursuant to this Scheme of Amalgamation. All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the Transferee Company also.

# ii. Directors, Board of Directors and Key Managerial Personnel (KMPs):

Upon the scheme becoming effective, the transferor company shall stand dissolved without being wound up. In these circumstances, the directors and key managerial personnel of the transferor company shall cease to be the directors and key managerial personnel of the transferor company.

#### iii. Employees:

Under Clause 6 of Part II of the Scheme and with effect from the Appointed Date, the services of all Employees of the Transferor Company shall stand transferred to the Transferee Company, on the same terms and conditions at which these Employees are engaged by the Transferor Company without any interruption of service as a result of the merger. The Transferee Company also undertakes to accept and abide by any change in terms and conditions that may be agreed/affected by the Transferor Company with all such Employees between the Appointed Date and Effective Date. There will be no change in the service terms and conditions of the existing employees, including the KMPs of the Transferee Company pursuant to the proposed Scheme of Arrangement. The Scheme is not detrimental to the interest of any employees.



#### iv. Creditors

The creditors of the Transferor Company shall become the creditors of the Transferee company. However, the liability towards the creditors (secured or unsecured) of the Transferor and Transferee Company is neither being reduced nor being extinguished.

# v. Debenture holders, Bond holders and Debenture Trustees

Neither the Transferor Company nor the Transferee Company have any Debenture holders, Bond holders and Debenture Trustee.

# vi. Depositors and Deposit Trustees

Both the Transferor Company and Transferee Company do not have any Deposit Trustees. Both companies have few unclaimed Fixed Deposits, which are unclaimed by the Depositors. The unclaimed deposits of the Transferor Company shall be transferred to the Transferee Company. The Scheme of Arrangement for Amalgamation will have no impact on these unclaimed Deposits as lying with the transferor and transferee company as the liability towards them is neither being reduced nor being extinguished.

# vii. Effect on warrant holders of Transferee Company

The Scheme of Arrangement for Amalgamation will have no impact on the warrant holders of the Transferee Company.

# 12. Effect of compromise or arrangement on material interests of directors, Key Managerial Personnel (KMP) and debenture trustee.

The Scheme does not have any effect on the material interests of the directors, Key Managerial Personnel and Debenture Trustee.

None of the Directors, KMPs (as defined under the Act and rules framed thereunder) of the Transferor Company and Transferee Company along with their respective relatives (as defined under the Act and rules framed thereunder) have any interest in the Scheme except to the extent of their respective shareholding in the Transferor Company and Transferee Company, if any. Save as aforesaid, none of the said Directors or the KMPs or their respective relatives have any material interest in the Scheme.

Further, as none of the companies have any debenture trustee, accordingly there is no effect on any debenture trustee under the Scheme.

### 13. The Rationale and Benefit of the Scheme:

(i) This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

# • Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.



# • Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

**Note:** The significant lump sum payment as stated above was due to Edelweiss Asset Reconstruction Company in March 2024, the transferee company has already taken over this debt of the Edelweiss Asset Reconstruction Company and restructured the same to the benefits & interest of all the stakeholders.

# • Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

# • Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

## • Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.



In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

(ii) Due to the aforesaid reasons, it is considered desirable and expedient to amalgamate all the companies in accordance with this Scheme, pursuant to Section 230 – 232 of the Companies Act, 2013.

#### 14. Salient features of the Scheme are:

Appointed Date means 31<sup>st</sup> March, 2024 or such other date as may be approved by the Hon'ble National Company Law Tribunal or by such other competent authority having jurisdiction over the Transferor Company and Transferee Company;

- (a) Effective Date means the date on which the certified copy of the order of the Hon'ble National Company Law Tribunal (NCLT) under Sections 230 and 232 of the Act sanctioning the Scheme is filed with the concerned Registrar of Companies.
- (b) The Scheme is divided into the following parts:
  - **Part I** This part of the Scheme contains general provisions applicable as used in this Scheme including Definitions and Capital Structure of Transferor Company and Transferee Company along with Objects and Rationale of the Scheme.
  - **Part II** This part of the Scheme contains Transfer and Vesting of Ind-Swift Limited ('Transferor Company') to Ind-Swift Laboratories Limited ('Transferee Company'), in accordance with the provisions of Section 230-232 of the Companies Act, 2013.
  - **Part III** This part of the Scheme contains Reorganization of Share Capital and the Accounting Methodology adopted for the Amalgamation.
  - **Part IV** This part of Scheme contains miscellaneous provisions i.e. application/petition to Hon'ble National Company Law Tribunal (NCLT) of relevant jurisdiction and other terms and conditions applicable to the Scheme.

The relevant clauses of the Scheme are reproduced hereunder:

# PART-II TRANSFER & VESTING OF UNDERTAKING OF TRANSFEROR COMPANIES

- I. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and whole of undertaking(s), properties and liabilities of Transferor Company shall, in terms of Section 230 and 232 of Companies Act, 2013 and other applicable Rules and pursuant to the orders of the NCLT or other appropriate authority or forum, if any, sanctioning the Scheme, without any further act, instrument, deed, matter or thing, stand transferred to and vested in and/or deemed to be transferred to and vested in the Transferee Company as a going concern so as to become the undertaking(s), properties and liabilities of the Transferee Company.
- II. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and undertaking of Transferor Company shall stand transferred to and be vested in Transferee Company without any further deed or act, together with all their properties, assets, rights, benefits and interest therein, subject to existing charges thereon in favour of banks and financial institutions, as the case may be, in the following manner:



#### 3. TRANSFER OF ASSETS

- 3.1. With effect from the Appointed Date and upon the Scheme becoming effective all memberships, licenses, regulatory approvals, franchises, rights, privileges, permits, quotas, entitlements, allotments, approvals, consents, concessions, trade mark licenses and other Intellectual Property Rights including application for registration of trade mark, patents, copyrights and their right to use available to Transferor Company as on appointed Date or any date which may be taken after the Appointed Date but till the Effective Date, shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.2. With effect from the Appointed Date and upon the Scheme becoming effective, Certificate of Registration as available with Transferor Company as on Appointed Date or any date which may be taken by Transferor Company after the Appointed Date but till the Effective Date shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.3. With effect from the Appointed Date and upon the Scheme becoming effective, all the assets of Transferor Company as are movable in nature including, but not limited to, stock of securities, computer and equipment, outstanding loans and advances, sundry debtors, term deposit, demat account, server domain, insurance claims, advance tax, Minimum Alternate Tax (MAT) set-off rights, Goods and Service Tax (GST), pre-paid taxes, levies/liabilities, CENVAT/VAT credits if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, Semi-Government, local and other authorities and bodies, customers and other persons or any other assets otherwise capable of transfer by physical delivery would get transferred by physical delivery only and all other assets, shall stand vested in the Transferee Company, and shall become the property and an integral part of Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities. Upon effectiveness of this Scheme, the transferee Company be entitled to the delivery and possession of all documents of title of such movable property in this regard.
- 3.4. With effect from the Appointed Date and upon the Scheme becoming effective all incorporeal properties of Transferor Company as on Appointed Date or any which may be taken after the Appointed Date but till the Effective Date, shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.5. With effect from the Appointed Date and upon the Scheme becoming effective, all immovable properties including but not limited to land and buildings or any other immovable properties of Transferor Company, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in Transferee Company as a successor of Transferor Company, without any further instrument, deed or act or payment of any further fee, charge or securities either by the Transferor Company or Transferee Company.
- 3.6. With effect from the Appointed Date, Transferee Company shall be entitled to exercise all rights and privileges and be liable to pay ground rent, taxes and fulfill obligations, in relation to or applicable to such immovable properties. The mutation/substitution of the title to the immovable properties shall be made and duly recorded in the name of Transferee Company by the appropriate authorities and third parties pursuant to the sanction of the Scheme by the Hon'ble NCLT and the Scheme becoming effective in accordance with the terms hereof.
- 3.7. With effect from the Appointed Date and upon the Scheme becoming effective, all contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to the Transferor Company to which the Transferor Company are the party or to the benefit of which Transferor Company 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 favor of Transferee Company and may be enforced as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or oblige thereto.



- 3.8. With effect from the Appointed Date and upon the Scheme becoming effective, all permits, quotas, rights, entitlements, licenses including those relating to trademarks, tenancies, patents, copyrights, privileges, software, powers, facilities of every kind and description of whatsoever nature in relation to the Transferor Company to which Transferor Company are the party or to the benefit of which Transferor Company may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be enforceable as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or oblige thereto.
- 3.9. With effect from the Appointed Date and upon the Scheme becoming effective, any statutory licenses, no-objection certificates, permissions or approvals or consents required to carry on the operations of Transferor Company or granted to Transferor Company shall stand vested in or transferred to the Transferee Company without further act or deed, and shall be appropriately transferred or assigned by the statutory authorities concerned therewith in favor of Transferee Company upon the vesting of Transferor Company pursuant to this Scheme. The benefit of all statutory and regulatory permissions, licenses, approvals and consents including the statutory licenses, permissions or approvals or consents required to carry on the operations of Transferor Company shall vest in and become available to the Transferee Company pursuant to this scheme.

#### 4. TRANSFER OF LIABILITIES

- 4.1. With effect from the Appointed Date and upon the Scheme becoming effective, all debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured, whether provided for or not in the books of accounts or disclosed in the balance sheets of Transferor Company, shall be deemed to be the debts, liabilities, contingent liabilities, duties and obligations of the Transferee Company.
- 4.2. Without prejudice to the generality of the provisions contained herein, all loans raised after the Appointed Date but till the Effective Date and liabilities incurred by the Transferor Company after the Appointed Date but till the Effective Date for their operations shall be deemed to be of the Transferee Company.
- 4.3. The transfer and vesting of the entire business and undertaking of Transferor Company as aforesaid, shall be subject to the existing securities, charges and mortgages, if any, subsisting, over or in respect of the property and assets or any part thereof of Transferor Company, as the case may be.
  - Provided that the securities, charges and mortgages (if any subsisting) over and in respect of the part thereof, of Transferee Company shall continue with respect to such assets or part thereof and this Scheme shall not operate to enlarge such securities, charges or mortgages to the end and intent that such securities, charge and mortgage shall not extend or be deemed to extend, to any of the other assets of the Transferor Company vested in the Transferee Company pursuant to the Scheme.
  - Provided always that this Scheme shall not operate to enlarge the security for any loan, deposit or facility created by the Transferor Company which shall vest in the Transferee Company by virtue of the amalgamation of the Transferor Company with the Transferee Company and Transferee Company shall not be obliged to create any further or additional security there for after the amalgamation has become operative.
- 4.4. Transferee Company will, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangements in relation to the Transferor Company to which the Transferor Company are the party, in order to give formal effect to the above provisions. Transferee Company shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company and to carry out or perform all such formalities or compliances referred to above on part of the Transferor Company.



- 4.5. Loans, inter-se contract or other obligations, if any, due either between the Transferee Company and any or more of the Transferor Company or among the Transferor Company, themselves, shall stand discharged and there shall be no liability in that behalf and corresponding effect shall be given in the books of accounts and records of the Transferee Company for reduction of such Assets and Liabilities as the case may be. In so far as any preference shares, securities, debentures or notes issued by the Transferor Company and held by the Transferee Company or vice versa is concerned, the same shall, unless sold or transferred by holder of such securities, at any time prior to the Effective Date, stand cancelled and shall have no further effect.
- 4.6. With effect from the Effective Date, the security creation, borrowing and investment limits of the Transferee Company under the Act shall be deemed without any further act or deed to have been enhanced by the security creation, borrowing and investment limits of the Transferor

Company, such limits being incremental to the existing limits of the Transferee Company. Further, any corporate approvals obtained by the Transferor Company, whether for the purposes of compliance or otherwise, shall stand transferred to the Transferee Company and such corporate approvals and compliance shall be deemed to have been obtained and complied with by the Transferee Company.

# 5. LEGAL PROCEEDINGS

- 5.1. With effect from the Appointed Date, Transferee Company shall bear the burden and the benefits of any legal or other proceedings initiated by or against the Transferor Company.
  - Provided however, all legal, administrative and other proceedings of whatsoever nature by or against the Transferor Company pending in any court or before any authority, judicial, quasi-judicial or administrative, any adjudicating authority and/or arising after the Appointed Date and relating to Transferor Company or its respective properties, assets, liabilities, duties and obligations shall be continued and/or enforced until the Effective Date by or against the Transferor Company; and from the Effective Date, shall be continued and enforced by or against the Transferee Company in the same manner and to the same extent as would or might have been continued and enforced by or against the Transferor Company.
- 5.2. If any suit, appeal or other proceedings of whatever nature by or against the Transferor Company be pending, the same shall not abate, be discontinued or in any way be prejudicially affected by reason of the transfer of the Transferor Company businesses and undertakings or of anything contained in this scheme but the proceedings may be continued, prosecuted and enforced by or against Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made.

# 6. EMPLOYEE MATTERS

On the Effective Date, all persons that were employed by the Transferor Company immediately before such date shall become employees of the Transferee Company with the benefit of continuity of service on same terms and conditions as were applicable to such employees of Transferor Company immediately prior to such transfer and without any break or interruption of service. Transferee Company undertakes to continue to abide by agreement/settlement, if any, entered into by the Transferor Company with any union/employee thereof. With regard to Provident Fund, Gratuity Fund, Superannuation fund or any other special fund or obligation created or existing for the benefit of such employees of the Transferor Company upon occurrence of the Effective Date, Transferee Company shall stand substituted for Transferor Company, for all purposes whatsoever relating to the obligation to make contributions to the said funds in accordance with the provisions of such schemes or funds in the respective trust deeds or other documents. The existing Provident Fund, Gratuity Fund and Superannuation Fund or obligations, if any, created by the Transferor Company for their employees shall be continued for the benefit of such employees on the same terms and conditions.



With effect from the Effective Date, Transferee Company will make the necessary contributions for such transferred employees of the Transferor Company and deposit the same in Provident Fund, Gratuity Fund or Superannuation Fund or obligations, where applicable. It is the aim and intent of the Scheme that all the rights, duties, powers and obligations of the Transferor Company in relation to such schemes or funds shall become those of the Transferee Company.

#### 7. TAXATION AND OTHER MATTERS

- 7.1. With effect from the Appointed Date, all the profits or income accruing or arising to the Transferor Company, and all expenditure or losses arising or incurred by the Transferor Company shall, for all purposes, be treated (including all taxes, if any, paid or accruing in respect of any profits and income) and be deemed to be and accrue as the profits or income or as the case may be, expenditure or losses (including taxes) of the Transferee Company. Moreover, Transferee Company shall be entitled to revise its statutory returns relating to indirect taxes like sales tax/ service tax/Goods and Service Tax (GST) / excise, etc. and to claim refund/credits and/or set off all amounts under the relevant laws towards the transactions entered into by the Transferee Company and Transferor Company which may occur between the Appointed Date and the Effective Date. The rights to make such revisions in the sales tax returns, GST Return and to claim refunds/credits including MAT Credit are expressly reserved in favour of the Transferee Company.
- 7.2. Transferee Company shall be entitled to revise its all Statutory returns relating to Direct taxes like Income Tax and Wealth Tax and to claim refunds/advance tax credits and/or set off the tax liabilities of the Transferor Company under the relevant laws and its rights to make such revisions in the statutory returns and to claim refunds, advance tax credits and/or set off the tax liabilities is expressly granted.
- 7.3. It is expressly clarified that with effect from the Appointed Date, all taxes payable by the Transferor Company including all or any refunds of the claims/TDS Certificates shall be treated as the tax liability or refunds/claims/TDS Certificates as the case may be of the Transferee Company.
- 7.4. From the Effective Date and till such time as the name of the Transferee Company would get entered as the account holder in respect of all the bank accounts and demat accounts of Transferor Company in the relevant bank's/DP's books and records, the Transferee Company shall be entitled to operate the bank/demat accounts of Transferor Company in their existing name.
- 7.5. Since each of the permissions, approvals, consents, sanctions, remissions, special reservations, incentives, concessions and other authorizations of Transferor Company shall stand transferred by the order of Hon'ble NCLT to Transferee Company, Transferee Company shall file the relevant intimations, for the record of the statutory authorities who shall take them on file, pursuant to the vesting orders of the sanctioning NCLT.

## 8. CONDUCT OF BUSINESS

- 8.1. With effect from the Appointed Date and till the Scheme come into effect:
  - a. Transferor Company shall be deemed to carry on all their businesses and activities and stand possessed of their properties and assets for and on account of and in trust for the Transferee Company; and all the profits accruing to the Transferor Company and all taxes thereon or gains or losses arising or incurred by it shall, for all purposes, be treated as and deemed to be the profits or losses, as the case may be, of the Transferee Company.
  - b. Transferor Company shall carry on their businesses with reasonable diligence and in the same manner as they had been doing hitherto, and Transferor Company shall not alter or substantially expand their businesses except with the concurrence of the Transferee Company during the pendency of Scheme before the Hon'ble NCLT of relevant jurisdiction(s).
  - c. Transferor Company shall not, without the written concurrence of the Transferee Company, alienate charge or encumber any of their properties except in the ordinary course of business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of the Transferee Company, as the case may be.



- d. Transferor Company shall not vary or alter, except in the ordinary course of their business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of the Transferee Company, the terms and conditions of employment of any of its employees, nor shall it conclude settlement with any union or its employees except with the written concurrence of the Transferee Company.
- e. With effect from the Appointed Date, all debts, liabilities, duties and obligations of the Transferor Company as on the close of business on the date preceding the Appointed Date, whether or not provided in their books and all liabilities which arise or accrue on or after the Appointed Date shall be deemed to be the debts, liabilities, duties and obligations of the Transferee Company.
- 8.2. Upon the Scheme coming into effect, Transferee Company shall commence and carry on and shall be authorized to carry on the businesses carried on by the respective Transferor Company.
- 8.3. For the purpose of giving effect to the vesting order passed under Sections 230 and 232 of the Companies Act, 2013 in respect of this Scheme by the Hon'ble NCLT, Transferee Company shall, at any time pursuant to the orders on this Scheme, be entitled to get the record of the change in the legal right(s) upon the vesting of the Transferor Company businesses and undertakings in accordance with the provisions of Sections 230 and 232 of the Companies Act, 2013. Transferee Company shall be authorized to execute any pleadings; applications, forms, etc. as are required to remove any difficulties and carry out any formalities or compliance as are necessary for the implementation of this Scheme.

# PART-III ISSUE OF SHARES & ACCOUNTING TREATMENT

#### 1. REORGANISATION OF CAPITAL IN THE TRANSFEREE COMPANY

- 1.1. As per the Valuation Report issued by the Independent Registered Valuer Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412) for the Scheme which is certified by the Independent SEBI Registered, Category-I, Merchant Bankers namely Ekadrisht Capital Private Limited and 3Dimension Capital Services Limited by issuance of their fairness opinion on such valuation report, the value per share of the Transferor & Transferee Company has been arrived at INR 22.91/- and 150.13/-, respectively.
- 1.2. Upon this Scheme coming into effect and upon transfer and vesting of the business and undertaking of the Transferor Company in the Transferee Company, the consideration in respect of such transfer shall, subject to the provisions of the Scheme, be paid and satisfied by the Transferee Company as follows:
  - "Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.
- 1.3. For arriving at the share exchange ratio as outlined above, the Companies have considered the Valuation Report submitted by Independent Registered Valuer namely, Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412).
- 1.4. Cross holding at the time of record date (if any), between the Transferor Company and the Transferee Company and vice versa, if not transferred prior to the Effective Date, shall get cancelled at the time of allotment of shares to the shareholders of Transferor Company by the Transferee Company and the approval of Scheme by the Hon'ble NCLT under Section 230 and 232 of the Companies Act, 2013, shall also be treated as approval under Section 66 of the Companies Act, 2013 for reduction of capital pursuant to such cancellations.



- 1.5. Any fraction arising out of allotment of equity shares above together with all additions or accretions thereto, shall be consolidated and held by the Trust, nominated by the Board of Directors of the Transferee Company on behalf of shareholders of the Transferor Company entitled to fractional entitlements with the express understanding that such trustee shall sell such shares in the market at such price as the trustee may deem fit, within a period of 90 days from the date of allotment of shares as per this Scheme and the Transferee Company shall distribute the net sale proceeds, subject to tax deductions and other expenses as applicable, to the shareholders of the Transferor Company in proportion to their respective fractional entitlements. Any fractional entitlement from such net proceeds shall be rounded off to the next Rupees. It is hereby clarified that the distribution of the sale proceeds shall take place only after sale of all the equity shares of the Transferee Company consolidated and allotted to the Trustee on account of fractional entitlements.
- 1.6. The said equity shares in the capital of the Transferee Company to be issued to the shareholders of the Transferor Company shall rank pari passu in all respects, with the existing equity shares in the Transferee Company from the Appointed Date. Such shares in the Transferee Company, to be issued to the shareholders of the Transferor Company will, for all purposes, save as expressly provided otherwise, be deemed to have been held by each such member from the Appointed Date.
- 1.7. The Equity Shares issued by the Transferee Company pursuant to clause 1.2 above in respect of such Equity Shares of the Transferor Company, the allotment or transfer of which is held in abeyance under the applicable law shall, pending allotment or settlement of dispute by order of the appropriate court or otherwise, also be kept in abeyance in like manner by the Transferee Company.
- 1.8. In the event of there being any pending share transfers, whether lodged or outstanding, of any equity shareholder of the Transferor Company, the Board of the Transferee Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, as the case may be, to effectuate such a transfer as if changes in the registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transfer of shares in the Transferor Company, after the effectiveness of the Scheme. The Board of the Transferee Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new shareholders in the Transferee Company on account of difficulties faced in the transition period.
- 1.9. Upon the Scheme becoming effective and subject to the above provisions, the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by the Transferee Company in the Transferor Company or vice versa) as on the record date shall be credited in their demat account. The shareholders of Transferor Company who hold shares in physical form shall be obligated to provide their requisite demat account details to the Transferee Company upto the date specified by the Registrar and Share Transfer Agent to enable it to issue its equity shares as provided in sub clause 1.2 above. Upon the issue and allotment of new shares in the capital of Transferee Company to the shareholders of Transferor Company, the share certificates, if any, in relation to the shares held by them in Transferor Company shall be deemed to have been cancelled.
- 1.10. In case the shareholders of the Transferor Company holding shares in physical form fails to provide their demat account details within time, the Transferee Company shall credit their shares in Demat Suspense Account and such shareholders would be eligible to claim such shares in accordance with the procedure laid down under the applicable laws.
- 1.11. The equity shares allotted by Transferee Company, pursuant to Clause 1.7 above, shall remain frozen in the depositories system till the listing and trading permission is given by the Stock Exchanges.
- 1.12. It is to be clarified that the Transferee Company will not issue any new shares to any person otherwise than as provided in this Scheme.
- 1.13. In the event, the Transferor Company or the Transferee Company restructures their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the Share Exchange Ratio, per clause 1.2 above shall be adjusted accordingly, to consider the effect of such corporate actions.



- 1.14. Treatment for Preference Shareholders of Transferor Company:

  Upon this Scheme coming into effect, the Transferee Company, without further application, act or deed, shall issue and allot to each of the Preference Shareholder of the Transferor Company, Preference shares in proportion of 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each in Transferee Company for every 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each held by them in Transferor Company pursuant to this Scheme of Amalgamation. All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the
- 1.15. Upon coming into effect of this Scheme, the shares or the share certificates of Transferor Company in relation to the shares held by its member shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled and be of no effect on and from the Effective Date without any necessity of them being surrendered.
- 1.16. The Transferee Company shall take all the necessary steps to get the Equity Shares issued pursuant to this Scheme of Arrangement listed on all the stock exchanges where its securities are listed.
- 1.17. The Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with the Applicable law for complying with the formalities of the concerned Stock Exchanges.

# 2. COMBINATION OF AUTHORIZED SHARE CAPITAL

Transferee Company also.

- 2.1. With effect from the Effective Date and upon the Scheme becoming effective, without any further acts or deeds on the part of the Transferor Company or Transferee Company and notwithstanding anything contained in Section 61 of the Companies Act, 2013, the Authorized Share capital of the Transferor Company as appearing in its Memorandum of Association shall get clubbed with the Authorized Share Capital of the Transferee Company as appearing in its Memorandum of Association and pursuant to this clubbing, the Clause V of the Memorandum of Association of the Transferee Company shall stand altered to give effect to the same with effect from the Effective Date. The Face Value of Equity shares shall remain the same as of the Transferee Company after clubbing of Authorized Capital.
- 2.2. Further, in terms of section 232(3)(i) of the Act, upon coming into effect, the fee and duty paid on the Authorized Equity Share Capital of the Transferor Company shall be set off against the fee payable on Authorized Share Capital of the Transferee Company, without any further act or deed.
- 2.3. Pursuant to and after the effectiveness of the Scheme, after the clubbing of the Authorized Share Capital of the Transferor Company with the Transferee Company, Clause V of Memorandum of Association of the Transferee Company shall stand substituted accordingly by virtue of the present Scheme.
- 2.4. On approval of the Scheme by the members of the Transferee Company pursuant to Section 230-232 of the Companies Act, 2013, it shall be deemed that the said members have also accorded their consent for approval of the alteration of the Memorandum of Association and Article of Association of the Transferee Company and no separate resolution(s) under Section 13, Section 14, Section 61 and Section 64 of the companies Act, 2013 as may be applicable shall be required for giving effect to the provisions contained in this Scheme.
- 2.5. The issue and allotment of shares to the Shareholders of the Transferor Company, as provided in this Scheme, shall be deemed to be made in compliance with the procedure laid down under Section 62 read with Section 42 of the Companies Act, 2013 and no separate compliance of the same shall be required.



#### 3. ACCOUNTING TREATMENT FOR AMALGAMATION

Upon the coming into effect of this Scheme, the amalgamation of the Transferor Company with the Transferee Company, the Transferee Company shall give effect to the accounting treatment in relation to the amalgamation of Company in its books of account in accordance with the "Pooling of Interest Method" of accounting as laid down in Appendix —C of IND-AS 103 (Business Combination of Entities under common control) as specified under Section 133 of the Companies Act read with the Companies (Indian Accounting Standards) Rules, 2015 or any other relevant or related requirement under the Companies Act, as may be applicable.

- 3.1. Transferee Company shall, record all the assets and liabilities, including Reserves of the Transferor Company vested in it pursuant to this Scheme, at its respective book values as appearing in the books of Transferor Company on the Appointed Date.
- 3.2. The identity of reserve shall be preserved and shall appear in the financial statement of Transferee Company, in the same form in which they appeared in the financial statement of Transferor Company.
- 3.3. Inter-company transactions and balances including loans, advances, amount receivable or payable inter-se between the Transferor Company and the Transferee Company as appearing in their books of account, if any, shall stand cancelled.
- 3.4. Transferee Company shall credit the aggregate face value of equity shares issued by it to the eligible shareholders of Transferor Company pursuant to Clause 1.2. of Part III of this Scheme to the equity share capital account in its books of account.
- 3.5. The difference between the share capital issued by the Transferee Company and the net assets of the Transferor Company acquired would be adjusted in the reserves of the Transferee Company. Also, the difference, if any arising from the cancellation of cross-holdings (if any) shall be adjusted in the reserves of the Transferee Company.
- 3.6. In case of any differences in the accounting policies between Transferor Company and Transferee Company, the impact of same will be quantified and adjusted in the capital reserves of the Transferee Company to ensure that the financial statements of Transferee Company reflect the true financial position on the basis of consistent accounting policies.
- 3.7. Investment, if any, in the equity share capital of the Transferor Company by the Transferee Company as appearing in the books of accounts of Transferee Company or vice versa, if not transferred prior to the Effective Date, shall stand cancelled and there shall be no further obligation / outstanding in that behalf.

## 4. LISTING AGREEMENT AND SEBI COMPLIANCES

- 4.1. Since the Transferor and Transferee Company are listed companies, this Scheme is subject to the compliances by both the Companies of all the requirements under the listing regulations and all statutory directives of the Securities Exchange Board of India ('SEBI') insofar as they relate to sanction and implementation of the Scheme.
- 4.2. Pursuant to Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Master Circular SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ('Circular'/'SEBI Master Circular'), the draft Scheme of Arrangement for Amalgamation is required to be filed with the stock exchanges on which the equity shares of the Transferor company and Transferee Company are listed for obtaining prior approval or No objection letter/observation letter of the Stock Exchanges and SEBI. Accordingly, this Scheme shall be filed with BSE and NSE for the purpose of obtaining no objection letter.
- 4.3. As Para 10 of aforementioned SEBI Master Circular is applicable to this Scheme, it is provided in the Scheme that both the Transferor and Transferee Company will provide voting by their respective public shareholders through e-voting and will disclose all material facts in the explanatory statement, to be sent to their respective shareholders in relation to the said Resolution. Further, as per the said para, the Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the Scheme are more than the number of votes cast by the public shareholders against it.
- 4.4. The Transferee Company in compliance with the listing Regulations shall apply for the in-principle approval of Stock Exchange (s), where its shares are listed in terms of the Regulation 37 of the listing regulations.
- 4.5. The Transferee Company shall also comply with the directives contained in the SEBI Master Circular;



4.6. Any acquisition of shares, voting rights or control pursuant to the amalgamation of the Transferor Company and Transferee Company pursuant to this Scheme shall not trigger any obligation to make an open offer, in terms of Regulation 10(1)(d) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

#### 5. Saving of Concluded Transactions

The transfer of properties and liabilities and the continuance of proceedings by or against the Transferor Company as envisaged in above shall not affect any transaction or proceedings already concluded by the Transferee Company on or before the Appointed Date and after the Appointed Date till the Effective Date, to the end and intent that Transferor Company accept and adopts all acts, deeds and things done and executed by the Transferee Company in respect thereto as done and executed by Transferee Company in respect thereto as done and executed on behalf of itself.

#### 6. Dissolution of Transferor Company

On occurrence of the Effective Date, the Transferor Company shall, without any further act or deed, shall stand dissolved without winding up.

#### PART - IV OTHER PROVISIONS

#### 1. Application/Petition to NCLT:

- 1.1. Transferor Company and Transferee Company shall, with all reasonable dispatch, make application/petition to the Hon'ble NCLT, under Section 230 232 of the Companies Act, 2013 seeking orders for dispensing with or convening, holding and conducting of the meetings of their respective members and/or creditors and for sanctioning the Scheme with such modifications as may be approved by the Hon'ble NCLT.
- 1.2. On the Scheme being agreed to by the requisite majorities of all the classes of the members and/or creditors of the Transferor Company and Transferee Company, the Transferee Company shall, with all reasonable dispatch, apply to the Hon'ble NCLT, for sanctioning the Scheme under Sections 230 and Section 232 of the Companies Act, 2013, and for such other orders, as the said NCLT may deem fit for carrying this Scheme into effect and for dissolution of the Transferor Company without winding-up.

#### 2. Conditionality of Scheme:

The Scheme is conditional upon and subject to:

- 2.1. The Scheme being agreed to by the respective requisite majority of members and creditors of each of the Transferor Company and Transferee Company;
- 2.2. The Scheme being approved by the Hon'ble NCLT;
- 2.3. Due compliance with any condition(s) stipulated by the RBI and/or any other relevant Government Authority prior to the effectiveness of the Amalgamation;
- 2.4. All certified copies of the order(s) of the NCLT sanctioning this Scheme being filed with the Registrar of Companies of relevant jurisdiction.
- 2.5. This Scheme although to come into operation from the Appointed Date shall not become effective until the necessary certified copies of the order(s) under Sections 230 to 232 of the Companies Act, 2013 shall be duly filed with the Registrar of Companies of relevant jurisdiction.
- 2.6. Such other conditions as may be mutually agreed between the Transferor Company and Transferee Company.

#### 3. Modification or Amendment

3.1. Transferee Company (acting through its Board of Directors) and Transferor Company (acting through its respective Board of Directors) may assent to any modifications or amendments to this Scheme which the NCLT and/or other authorities may deem fit to direct or impose or which may otherwise be considered necessary or desirable for any question or doubt or difficulty that may arise for implementing and/or carrying out the scheme or which is generally in the benefit or interest of the shareholders and/or creditors.



- 3.2. After the dissolution of Transferor Company, Transferee Company (by its Board of directors) be and is hereby authorized to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubt, difficulties or questions whether by reason of any order(s) of the NCLT or of any directive or order(s) of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and/or any matters concerning or connected therewith.
- 3.3. Transferor Company and Transferee Company shall be at liberty to withdraw from this Scheme in case any condition or alteration imposed by the Hon'ble NCLT or any other authority is not on terms acceptable to them.
- 3.4. In the event of this Scheme failing to take effect finally, this Scheme shall become null and void and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se by the parties or its shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed.

#### 4. General Terms and Conditions

All costs, charges, fees, taxes including duties (including the stamp duty, if any, applicable in relation to this Scheme), levies and all other expenses, if any (save as expressly otherwise agreed) arising out of or incurred in carrying out and implementing the terms and conditions or provisions of this Scheme and matters incidental thereto shall be borne and paid by the Transferee Company. All such costs, charges, fees, taxes, stamp duty including duties (excluding the stamp duty, if any, paid on this scheme which shall be pro rata added to the value of the immovable properties), levies and all other expenses, shall be debited to the Profit and Loss Account of the Transferee Company.

- 15. The Transferor Company and Transferee Company have filed an application before the Hon'ble National Company Law Tribunal ("Hon'ble NCLT/Tribunal") of the relevant jurisdiction i.e. before the Hon'ble NCLT, Chandigarh Bench as per Rule 3(1) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 for the sanction of the Scheme of Arrangement under the provisions of Section 230-232 of the Companies Act, 2013.
- 16. There is no likelihood that any Secured Creditor or Unsecured creditor of the Transferor Company and the Transferee Company would lose or be prejudiced as a result of the Scheme being passed since no sacrifice or waiver is at all called for from them nor are their rights sought to be modified in any manner. Hence, the Scheme will not cast any additional burden on the shareholders or creditors of either company nor will it affect the interest of any of the shareholders or creditors.
- 17. The details of the ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the respective companies, its promoters and directors are annexed herewith.
- 18. The Auditors of the Transferor Company and of the Transferee Company have confirmed that the accounting treatment specified in the Scheme is in conformity with the accounting standards prescribed under Section 133 of the Act.
- 19. This statement is being furnished as required under Sections 230(5), 232(1) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 (the "Rules").
- 20. The notice pursuant to Section 230(5) of the Companies Act, 2013 in the prescribed format along with Explanatory statement, a copy of the Scheme of Arrangement and the disclosures provided herewith will be served within the prescribed time on the Statutory Authorities, as applicable.



# 21. Additional information sought by the Stock Exchange vide their respective Observation Letters:

(i) Details of Assets and Liabilities, Revenue of all the Companies involved in the Scheme, both pre and post Scheme of Amalgamation are provided hereinbelow:

# Pre-Scheme of Amalgamation: Assets and Liabilities of the IND-SWIFT LIMITED (Transferor Company)

(Amount in Lakhs)

Particulars	As at 31st March 2024
EQUITY AND LIABILITIES	
Shareholders' Funds	
Share Capital	
Equity share capital	1083.29
Other Equity	-70165.81
Total Equity	-69082.51
Non-Current Liabilities	
Long Term Borrowings	100950.34
Other Financial Liabilities (Lease Liability)	21.95
Deferred Tax Liabilities (Net)	
Other Long -Term Liabilities	654.69
Long-Term Provisions	865.98
Current Liabilities	
Short-Term Borrowings	1236.72
Trade Payables MSME	142.61
Total outstanding dues of creditors other than micro enterprises as small enterprises	nd 20046.49
Current Tax Liabilities (Net)	
Other Financial Liabilities	1.19
Other Current Liabilities	10600.45
Short-Term Provisions	0.00
TOTAL LIABILITIES	65437.91
ASSETS	
Non-Current Assets	
Property, Plant and Equipment	17231.11
Right of Use - Land Tangible Assets	121.41
Intangible Assets	10.50.16
Capital work-in-progress	1052.16 5124.49
Investment property	0.00
Goodwill	0.00
Financial Assets	
(i) investments in associates	0.00



(ii) investment in jointly controlled entity	
(iii) Other Investments	126.07
Deferred Tax Assets (Net)	1936.01
Long-Term Loans and Advances	
Other Financial Assets	
Other Non Current financial assets	7539.71
Other non-current assets	72.88
Current Assets	
Current Investments	
Other investment	
Inventories	6409.15
Trade Receivables	15214.25
Cash and Cash Equivalents	6188.58
Short-Term Loans and Advances	
Current Tax Assets (net)	
Other Current Assets	4422.07
TOTAL ASSETS	65437.91

# **Details of revenue of the Transferor Company:**

(Amount in Lakhs)

Particulars	March 31, 2024 (Pre-Merger)	March 31, 2024 (Post-Merger)
Revenue from Operation	50224.77	0

Upon effectiveness of the Scheme the Transferor Company will be dissolved without winding up.

# Pre and Post Scheme of Amalgamation: Assets and Liabilities of the IND-SWIFT LABORATORIES LIMITED (Transferee Company)

(Amount in Lakhs)

Dantianlana	Pre- Merger	Projected Post- Merger	
raruculars	As at 31st March 2024	As at 31st March 2024	
EQUITY AND LIABILITIES			
Shareholders' Funds			
Share Capital			
Equity share capital	5908.69	6721.16	
Other Equity	86315.53	60802.00	
Total Equity	92224.21	67523.15	
Adjustment in Capital Reserve under Amalgamation			
Non-Current Liabilities			
Long Term Borrowings	299.64	19589.49	
Other Financial Liabilities (Lease Liability)		21.95	
Deferred Tax Liabilities (Net)			



TOTAL ASSETS	110478.51	138637.38
Other Current Assets	1320.62	5742.70
Current Tax Assets (net)		
Short-Term Loans and Advances		
Cash and Cash Equivalents	42572.92	48761.51
Trade Receivables	10660.13	25874.38
Inventories		6409.15
Other investment		
Current Investments		
Current Assets		
Other non-current assets	35343.03	72.88
Other Non Current financial assets	41.05	7580.76
Other Financial Assets		
Long-Term Loans and Advances		
Deferred Tax Assets (Net)	3183.88	3183.88
(iii) Other Investments	8539.24	8665.31
(ii) investment in jointly controlled entity	-	
(i) investments in associates	8055.25	8055.25
Financial Assets		
occum.		
Goodwill	229.91	227.71
Investment property	229.91	229.91
Capital work-in-progress		5124.49
Intangible Assets		1052.16
Tangible Assets		121.71
Right of Use - Land	332.40	121.41
Property, Plant and Equipment	532.48	17763.59
Non-Current Assets		
ASSETS		
TOTAL LIABILITIES	110478.51	138637.38
Short-Term Provisions	10088.66	10088.66
Other Current Liabilities	820.47	11420.93
Other Financial Liabilities		1.19
Current Tax Liabilities (Net)		
micro enterprises and small enterprises	6391.05	26437.55
Total outstanding dues of creditors other than	(201.05	
Trade Payables MSME	331.03	142.61
Short-Term Borrowings	531.83	1768.55
Current Liabilities		
Long-Term Provisions	122.04	988.62
	122.64	
Other Long -Term Liabilities		654.6



#### **Details of revenue of the Transferee Company:**

(Amount in Lakhs)

Particulars	March 31, 2024 (Pre-Merger)	March 31, 2024 (Post-Merger)
Revenue from Operation	1,22,731.79	1,72,956.56

- (ii) Latest Net Worth Certificate of both the companies involved in the Scheme of Arrangement for pre and post Scheme of Arrangement are annexed herewith.
- (iii) Impact of Scheme on revenue generating capacity of Transferee Company:

The amalgamation of the Transferor Company, Ind-Swift Limited, with the Transferee Company, Ind-Swift Laboratories Limited, is expected to significantly enhance the revenue-generating capacity of the Transferee Company. Key impacts include:

#### 1. Expansion into High-Growth Formulations Segment:

With the Transferor Company's well-established formulations business contributing INR 502.24 Crores in revenue during FY 2023-24, the amalgamation allows the Transferee Company to tap into this profitable segment, expanding its product portfolio and market reach.

#### 2. Leverage Established Market Presence:

The Transferor Company's domestic and international presence, along with its expertise in finished dosage forms (FDF), provides the Transferee Company with immediate access to robust revenue streams and established customer bases.

#### 3. Operational Synergies and Efficiency Gains:

The integration of operations is expected to reduce costs and improve margins through shared resources, optimized manufacturing, and streamlined supply chains. These synergies will strengthen the overall financial performance of the combined entity.

#### 4. Elimination of Financial Stress:

By addressing the Transferor Company's debt obligations, the Transferee Company ensures continuity of operations and unlocks additional resources for reinvestment in the formulations business, driving further revenue growth.

#### 5. Focus on Core Business Growth:

The divestment of the API and CRAMS businesses allows the Transferee Company to concentrate entirely on the formulations segment, leveraging the Transferor Company's expertise to drive innovation, market expansion, and higher revenue potential.

In summary, the Scheme positions the Transferee Company to achieve significant revenue growth by integrating a proven formulations business, enhancing operational efficiencies, and focusing on a high-growth market segment. This strategic shift is expected to create a sustainable foundation for long-term financial success.

(iv) Need and rationale of the scheme, synergies of business of the companies involved in the Scheme have been stated in Para No. 13 of the explanatory statement of this notice Impact of the Scheme on the shareholders and cost benefit analysis has been detailed in the Audit Committee report as annexed herewith

Notice of NCLT Convened Meeting



(v) Details of the value of assets and liabilities of Transferor Company that are being transferred to the Transferee Company is as under:

# Details of Liabilities being transferred by Transferor company to Transferee company

Particulars	(Rs. in Lakhs)
Non-Current Liabilities	
Long Term Borrowings	19289.86
Other Financial Liabilities (Lease Liability)	21.95
Other Long -Term Liabilities	654.69
Long-Term Provisions	865.98
Current Liabilities	
Short-Term Borrowings	1236.72
Trade Payables MSME	142.61
Total outstanding dues of creditors other than micro enterprises and small enterprises	20035.52
Other Financial Liabilities	1.19
Other Current Liabilities	10600.45
TOTAL LIABILITIES	52848.96

# Details of Assets being transferred by Transferor company to Transferee company

Particulars	(Rs. in Lakhs)
Non-Current Assets	
Property, Plant and Equipment	17231.11
Right of Use - Land	121.41
Intangible Assets	1052.16
Capital work-in-progress	5124.49
Financial Assets	
Investments	126.07
Other Non Current financial assets	7539.71
Other non-current assets	72.88
Current Assets	
Inventories	6409.15
Trade Receivables	15214.25
Cash and Cash Equivalents	6313.68
Other Current Assets	4306.20
TOTAL ASSETS	63511.11



- (vi) Additional information sought by NSE in Annexure M of its checklist and by BSE via query no. 09 has been attached herewith.
- **22.** Pre and post Scheme of Amalgamation the expected capital structure and shareholding pattern of Transferor Company and Transferee Company are enclosed herewith

## 23. Inspection and obtaining of extract of documents:

Inspection of the following documents will be available at the Registered Office of the Transferor Company:

- a. Copy of the NCLT order dated 3<sup>rd</sup> January 2025.
- b. Copy of the Scheme of Arrangement for Amalgamation.
- c. Copies of Audited Financials of all the companies for the financial years ended on 31st March, 2024;
- d. Copies of Provisional Financial Statement of all the companies as on 30<sup>th</sup> September, 2024;
- e. Contracts or agreements material to the proposed compromise or arrangement;
- f. Copy of the Reports of Board of Directors of the respective Transferor Company and Transferee Company on the impact of Scheme on Directors and employee, pursuant to the provisions of Section 232(2) (c) of the Companies Act, 2013;
- g. Copy of the certificate issued by the Statutory Auditor of the respective Transferor Company and Transferee Company for compliance with the applicable Accounting Standards under Section 133 of the Companies Act, 2013;
- h. Copy of the Valuation Report dated 16<sup>th</sup> May, 2024 issued by Mr. Ajay Kumar Siwach Registered Valuer, along with the copy of Fairness Opinion dated 17<sup>th</sup> May, 2024 issued by Ekadrisht Capital Private limited and 3Dimension Capital Services Limited, SEBI Registered Category-I, Merchant Banker;
- i. Copy of the Board Resolution passed by the Board of Directors of both the companies in respect of the approval of the Scheme of Arrangement;

Sd/-

Pardeep Verma Authorised Signatory

Date: 11<sup>th</sup> January 2025 Place: Chandigarh

# SCHEME OF ARRANGEMENT FOR AMALGAMATION

**BETWEEN** 

**IND-SWIFT LIMITED** 

(TRANSFEROR COMPANY)

AND

**IND-SWIFT LABORATORIES LIMITED** 

(TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

(UNDER SECTION 230 TO 232 OF THE COMPANIES ACT, 2013)





#### Parts of the Scheme:

- Part I This part of Scheme contains general provisions applicable as used in this Scheme
  including Definitions and Capital Structure of Transferor Company and Transferee Company
  along with Objects and Rationale of the Scheme.
- 2. Part II This part of Scheme contains Transfer and Vesting of Ind-Swift Limited ('Transferor Company') to Ind-Swift Laboratories Limited ('Transferee Company'), in accordance with the provisions of Section 230-232 of the Companies Act, 2013.
- **3.** Part III This part of Scheme contains Reorganization of Share Capital and the Accounting Methodology adopted for the Amalgamation.
- **4. Part IV -** This part of Scheme contains miscellaneous provisions i.e. application/petition to Hon'ble National Company Law Tribunal (NCLT) of relevant jurisdiction and other terms and conditions applicable to the Scheme.





#### PREAMBLE OF THE SCHEME

#### A. AN OVERVIEW OF SCHEME OF ARRANGEMENT

- This Scheme of Arrangement is presented under the provisions of Section 230 232 of the Companies Act, 2013 read with relevant Rules of Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferoe Company').
- The Transferee Company will issue its equity shares to the shareholders of Transferor Company (as defined hereinafter) in consideration for Amalgamation of Transferor Company with Transferee Company as per the exchange ratio mentioned in this Scheme.
- In addition, this Scheme of Arrangement also provides for various other matters consequential or otherwise integrally connected herewith.

# **B. BACKGROUND AND DESCRIPTION OF COMPANIES**

- 1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh 160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. The Preference Shares of the Transferor Company are unlisted.
- 2. IND-SWIFT LABORATORIES LIMITED (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04<sup>th</sup> January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has, as on appointed date completed a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business. The Equity Shares of the Transferee Company are listed on the bourses of BSE Limited and the National Stock Exchange of India





Limited. Further, the Non-Convertible Debentures of the Transferee Company (listed on the bourses of BSE Limited) were repaid and redeemed in full on 18<sup>th</sup> March, 2024.

#### C. RATIONALE FOR THE SCHEME OF ARRANGEMENT

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

#### Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

# Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.





#### Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

#### Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

#### Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial





stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

- Due to the aforesaid reasons, it is considered desirable and expedient to amalgamate the Transferor Company with Transferee Company in accordance with this Scheme, pursuant to Section 230 – 232 of the Companies Act, 2013.
- E. The amalgamation of the Transferor Company with the Transferee Company, pursuant to and in accordance with this Scheme, under Section 230 232 and other relevant provisions of the Companies Act, 2013 and applicable Rules of Companies (Compromises, Arrangements Amalgamations) Rules, 2016, subject to sanction of Hon'ble National Company Law Tribunal (NCLT) of relevant jurisdiction, shall take place with effect from the Appointed Date and shall be in compliance with Section 2(1B) of the Income Tax Act, 1961.





#### PART-I

#### GENERAL PROVISIONS

#### 1. Definitions:

In this Scheme, unless repugnant to the subject or context or meaning thereof, the following expressions shall have the same meanings as set out herein below:

- 1.1. "Act" means the Companies Act, 2013 including any rules, regulations, circulars, directions or guidelines issued thereunder and any statutory modifications, reenactments or amendments thereof from time to time.
- 1.2. "Appointed Date" means the 31<sup>st</sup> day of March, 2024 or such other date as may be approved by the Hon'ble National Company Law Tribunal of relevant jurisdiction or by such other competent authority having jurisdiction over the Transferor Company and the Transferee Company.
- 1.3. "Board" or "Board of Directors" shall mean Board of Directors of the Transferor Company or Transferee Company, as the case may be, and unless it be repugnant to the context or otherwise, include a committee of directors or any person(s) authorized by the Board of Directors or such committee of directors.
- 1.4. "BSE" means the BSE Limited.
- 1.5. "Companies" means both the Transferor and the Transferee Company;
- 1.6. "Effective Date" means the date on which certified copy of the order of the National Company Law Tribunal (NCLT) under Sections 230 and 232 of the Companies Act, 2013 sanctioning the Scheme is filed with the Registrar of Companies by both the Companies after obtaining the sanctions, orders or approvals referred to in Clause 3 of PART-IV of this Scheme or receipt or any other government approval to the transfer of the undertaking and/or the scheme, if required under applicable law.

Any references in this Scheme to the words "Upon the Scheme becoming effective" or "effectiveness of this Scheme" shall mean the Effective Date.

1.7. "Law" or "Applicable Law" includes all applicable statutes, enactments, acts of legislature or Parliament, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any government, statutory authority, tribunal, board, court or recognized stock exchange of India or any other country or jurisdiction as applicable.





- 1.8. 'Listing Regulations' means SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and includes any amendments, modification or any enactment thereof.
- 1.9. "NCLT" or "National Company Law Tribunal" means the National Company Law Tribunal, Chandigarh Bench, or, as the case may be, or any other appropriate forum or authority empowered to approve the present Scheme of Arrangement as per the law for the time being in force.
- 1.10. "NSE" means the National Stock Exchange of India Limited.
- 1.11. "Record Date" means the date which will be fixed by the Board of Directors of the Transferee and/or Transferor Company, after the effective date, with reference to which the eligibility of the equity shareholders of the Transferor Company, for the purposes of issue and allotment of shares of the Transferee Company, in terms of the scheme, shall be determined.
- 1.12. "Registrar of Companies" or "RoC" means the Registrar of Companies, Chandigarh, or, as the case may be.
- 1.13. "Rules" means the Companies (Compromises, Arrangements and Amalgamations)
  Rules, 2016.
- 1.14. "Scheme"/"Scheme of Arrangement" means this Scheme of Arrangement for Amalgamation of Transferor Company with the Transferee Company under section 230-232 of the Companies Act, 2013 as approved by the Board of Directors of the respective Companies, in its present form and with any modifications as may be approved by the Hon'ble NCLT or any other government authority.
- 1.15. "SEBI" means the Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992.
- 1.16. "SEBI Master Circular" means Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 issued by SEBI or any other circular issued by SEBI applicable to scheme of arrangement for amalgamation from time to time.
- 1.17. 'Stock Exchanges' shall mean BSE and NSE, where the equity shares of the Transferor and Transferee Company are currently listed.
- 1.18. 'Transferee Company' or 'ISLL' shall mean 'Ind-Swift Laboratories Limited', a Company incorporated on 4<sup>th</sup> January, 1995 under the provisions of Companies Act,





1956 having its Registered Office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh-160101.

1.19. 'Transferor Company' or 'ISL', shall mean Ind-Swift Limited, incorporated on 6<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956. The Registered office of the Transferor Company is presently situated at 781, Industrial Area Phase II, Chandigarh 160002.

#### 2. DATE OF EFFECT AND OPERATIVE DATE:

The Scheme set out herein in its present form or with any modification(s), if any made as per Clause 4 of PART-IV of this Scheme shall be effective from the Appointed Date but shall come into force from the Effective Date.

#### 3. CAPITAL STRUCTURE:

The Capital Structure of Transferor Company and Transferee Company as on the approval of the Scheme by the Board of Directors of both the Companies are as under:

## 3.1 IND-SWIFT LIMITED ('Transferor Company')

Particulars	Amount (Rs.)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	150,000,000.00
Cumulative redeemable Preference share capital- 25,00,000	250,000,000.00
shares of Rs. 100/- each	
Total	400,000,000.00
Issued, Subscribed and Paid-Up Share Capital	A
5,41,64,653 Equity Shares of Rs. 2/- each	108,329,306.00
14,20,000 Cumulative redeemable Preference share of Rs. 100/-each	142,000,000.00
Total	250,329,306.00





# 3.2 IND-SWIFT LABORATORIES LIMITED ('Transferee Company')

Particulars	Amount (Rs.)
Authorized Share Capital	
60,000,000 Equity Share of Rs. 10/-each	600,000,000.00
Total	600,000,000.00
Issued, Subscribed and Paid-up Share Capital	
59,086,860 Equity Share of Rs. 10/-each fully paid up	590,868,600.00
Total	590,868,600.00





#### PART-II

#### TRANSFER & VESTING OF UNDERTAKING OF TRANSFROR COMPANIES

- 1. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and whole of undertaking(s), properties and liabilities of Transferor Company shall, in terms of Section 230 and 232 of Companies Act, 2013 and other applicable Rules and pursuant to the orders of the NCLT or other appropriate authority or forum, if any, sanctioning the Scheme, without any further act, instrument, deed, matter or thing, stand transferred to and vested in and/ or deemed to be transferred to and vested in the Transferee Company as a going concern so as to become the undertaking(s), properties and liabilities of the Transferee Company.
- 2. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and undertaking of Transferor Company shall stand transferred to and be vested in Transferee Company without any further deed or act, together with all their properties, assets, rights, benefits and interest therein, subject to existing charges thereon in favour of banks and financial institutions, as the case may be, in the following manner:

#### 3. TRANSFER OF ASSETS

- 3.1. With effect from the Appointed Date and upon the Scheme becoming effective all memberships, licenses, regulatory approvals, franchises, rights, privileges, permits, quotas, entitlements, allotments, approvals, consents, concessions, trade mark licenses and other Intellectual Property Rights including application for registration of trade mark, patents, copyrights and their right to use available to Transferor Company as on appointed Date or any date which may be taken after the Appointed Date but till the Effective Date, shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.2. With effect from the Appointed Date and upon the Scheme becoming effective, Certificate of Registration as available with Transferor Company as on Appointed Date or any date which may be taken by Transferor Company after the Appointed Date but till the Effective Date shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.3. With effect from the Appointed Date and upon the Scheme becoming effective, all the assets of Transferor Company as are movable in nature including, but not limited to, stock of securities, computer and equipment, outstanding loans and advances, sundry debtors,





term deposit, demat account, server domain, insurance claims, advance tax, Minimum Alternate Tax (MAT) set-off rights, Goods and Service Tax (GST), pre-paid taxes, levies/liabilities, CENVAT/VAT credits if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, Semi-Government, local and other authorities and bodies, customers and other persons or any other assets otherwise capable of transfer by physical delivery would get transferred by physical delivery only and all other assets, shall stand vested in the Transferee Company, and shall become the property and an integral part of Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities. Upon effectiveness of this Scheme, the transferee Company be entitled to the delivery and possession of all documents of title of such movable property in this regard.

- 3.4. With effect from the Appointed Date and upon the Scheme becoming effective all incorporeal properties of Transferor Company as on Appointed Date or any which may be taken after the Appointed Date but till the Effective Date, shall get transferred to the Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.5. With effect from the Appointed Date and upon the Scheme becoming effective, all immovable properties including but not limited to land and buildings or any other immovable properties of Transferor Company, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in Transferee Company as a successor of Transferor Company, without any further instrument, deed or act or payment of any further fee, charge or securities either by the Transferor Company or Transferee Company.
- 3.6. With effect from the Appointed Date, Transferee Company shall be entitled to exercise all rights and privileges and be liable to pay ground rent, taxes and fulfill obligations, in relation to or applicable to such immovable properties. The mutation/substitution of the title to the immovable properties shall be made and duly recorded in the name of Transferee Company by the appropriate authorities and third parties pursuant to the sanction of the Scheme by the Hon'ble NCLT and the Scheme becoming effective in accordance with the terms hereof.
- 3.7. With effect from the Appointed Date and upon the Scheme becoming effective, all contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to the Transferor Company to which the Transferor





Company are the party or to the benefit of which Transferor Company 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 favor of Transferee Company and may be enforced as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or oblige thereto.

- 3.8. With effect from the Appointed Date and upon the Scheme becoming effective, all permits, quotas, rights, entitlements, licenses including those relating to trademarks, tenancies, patents, copyrights, privileges, software, powers, facilities of every kind and description of whatsoever nature in relation to the Transferor Company to which Transferor Company are the party or to the benefit of which Transferor Company may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be enforceable as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or oblige thereto.
- 3.9. With effect from the Appointed Date and upon the Scheme becoming effective, any statutory licenses, no-objection certificates, permissions or approvals or consents required to carry on the operations of Transferor Company or granted to Transferor Company shall stand vested in or transferred to the Transferee Company without further act or deed, and shall be appropriately transferred or assigned by the statutory authorities concerned therewith in favor of Transferee Company upon the vesting of Transferor Company pursuant to this Scheme. The benefit of all statutory and regulatory permissions, licenses, approvals and consents including the statutory licenses, permissions or approvals or consents required to carry on the operations of Transferor Company shall vest in and become available to the Transferee Company pursuant to this scheme.

#### 4. TRANSFER OF LIABILITIES

- 4.1. With effect from the Appointed Date and upon the Scheme becoming effective, all debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured, whether provided for or not in the books of accounts or disclosed in the balance sheets of Transferor Company, shall be deemed to be the debts, liabilities, contingent liabilities, duties and obligations of the Transferee Company.
- 4.2. Without prejudice to the generality of the provisions contained herein, all loans raised after the Appointed Date but till the Effective Date and liabilities incurred by the





Transferor Company after the Appointed Date but till the Effective Date for their operations shall be deemed to be of the Transferee Company.

4.3. The transfer and vesting of the entire business and undertaking of Transferor Company as aforesaid, shall be subject to the existing securities, charges and mortgages, if any, subsisting, over or in respect of the property and assets or any part thereof of Transferor Company, as the case may be.

Provided that the securities, charges and mortgages (if any subsisting) over and in respect of the part thereof, of Transferee Company shall continue with respect to such assets or part thereof and this Scheme shall not operate to enlarge such securities, charges or mortgages to the end and intent that such securities, charge and mortgage shall not extend or be deemed to extend, to any of the other assets of the Transferor Company vested in the Transferee Company pursuant to the Scheme.

Provided always that this Scheme shall not operate to enlarge the security for any loan, deposit or facility created by the Transferor Company which shall vest in the Transferee Company by virtue of the amalgamation of the Transferor Company with the Transferee Company and Transferee Company shall not be obliged to create any further or additional security there for after the amalgamation has become operative.

- 4.4. Transferee Company will, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangements in relation to the Transferor Company to which the Transferor Company are the party, in order to give formal effect to the above provisions. Transferee Company shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company and to carry out or perform all such formalities or compliances referred to above on part of the Transferor Company.
- 4.5. Loans, inter-se contract or other obligations, if any, due either between the Transferee Company and any or more of the Transferor Company or among the Transferor Company, themselves, shall stand discharged and there shall be no liability in that behalf and corresponding effect shall be given in the books of accounts and records of the Transferee Company for reduction of such Assets and Liabilities as the case may be. In so far as any preference shares, securities, debentures or notes issued by the Transferor Company and held by the Transferee Company or vice versa is concerned, the same shall, unless sold or





transferred by holder of such securities, at any time prior to the Effective Date, stand cancelled and shall have no further effect.

4.6. With effect from the Effective Date, the security creation, borrowing and investment limits of the Transferee Company under the Act shall be deemed without any further act or deed to have been enhanced by the security creation, borrowing and investment limits of the Transferor Company, such limits being incremental to the existing limits of the Transferee Company. Further, any corporate approvals obtained by the Transferor Company, whether for the purposes of compliance or otherwise, shall stand transferred to the Transferee Company and such corporate approvals and compliance shall be deemed to have been obtained and complied with by the Transferee Company.

#### 5. LEGAL PROCEEDINGS

- 5.1. With effect from the Appointed Date, Transferee Company shall bear the burden and the benefits of any legal or other proceedings initiated by or against the Transferor Company.
  - Provided however, all legal, administrative and other proceedings of whatsoever nature by or against the Transferor Company pending in any court or before any authority, judicial, quasi judicial or administrative, any adjudicating authority and/or arising after the Appointed Date and relating to Transferor Company or its respective properties, assets, liabilities, duties and obligations shall be continued and/or enforced until the Effective Date by or against the Transferor Company; and from the Effective Date, shall be continued and enforced by or against the Transferee Company in the same manner and to the same extent as would or might have been continued and enforced by or against the Transferor Company.
- 5.2. If any suit, appeal or other proceedings of whatever nature by or against the Transferor Company be pending, the same shall not abate, be discontinued or in any way be prejudicially affected by reason of the transfer of the Transferor Company businesses and undertakings or of anything contained in this scheme but the proceedings may be continued, prosecuted and enforced by or against Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made.





#### 6. EMPLOYEE MATTERS

On the Effective Date, all persons that were employed by the Transferor Company immediately before such date shall become employees of the Transferee Company with the benefit of continuity of service on same terms and conditions as were applicable to such employees of Transferor Company immediately prior to such transfer and without any break or interruption of service. Transferee Company undertakes to continue to abide by agreement/settlement, if any, entered into by the Transferor Company with any union/employee thereof. With regard to Provident Fund, Gratuity Fund, Superannuation fund or any other special fund or obligation created or existing for the benefit of such employees of the Transferor Company upon occurrence of the Effective Date, Transferee Company shall stand substituted for Transferor Company, for all purposes whatsoever relating to the obligation to make contributions to the said funds in accordance with the provisions of such schemes or funds in the respective trust deeds or other documents. The existing Provident Fund, Gratuity Fund and Superannuation Fund or obligations, if any, created by the Transferor Company for their employees shall be continued for the benefit of such employees on the same terms and conditions. With effect from the Effective Date, Transferee Company will make the necessary contributions for such transferred employees of the Transferor Company and deposit the same in Provident Fund, Gratuity Fund or Superannuation Fund or obligations, where applicable. It is the aim and intent of the Scheme that all the rights, duties, powers and obligations of the Transferor Company in relation to such schemes or funds shall become those of the Transferee Company.

# 7. TAXATION AND OTHER MATTERS

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Plot No. 78

7.1. With effect from the Appointed Date, all the profits or income accruing or arising to the Transferor Company, and all expenditure or losses arising or incurred by the Transferor Company shall, for all purposes, be treated (including all taxes, if any, paid or accruing in respect of any profits and income) and be deemed to be and accrue as the profits or income or as the case may be, expenditure or losses (including taxes) of the Transferee Company. Moreover, Transferee Company shall be entitled to revise its statutory returns relating to indirect taxes like sales tax/ service tax/Goods and Service Tax (GST) / excise, etc. and to claim refund/credits and/or set off all amounts under the relevant laws towards the transactions entered into by the Transferee Company and Transferor Company which may occur between the Appointed Date and the Effective Date. The rights to make such revisions in the sales tax returns, GST Return and to claim refunds/credits including MAT Credit are expressly reserved in the Transferee Company.

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- 7.2. Transferee Company shall be entitled to revise its all Statutory returns relating to Direct taxes like Income Tax and Wealth Tax and to claim refunds/advance tax credits and/or set off the tax liabilities of the Transferor Company under the relevant laws and its rights to make such revisions in the statutory returns and to claim refunds, advance tax credits and/or set off the tax liabilities is expressly granted.
- 7.3. It is expressly clarified that with effect from the Appointed Date, all taxes payable by the Transferor Company including all or any refunds of the claims/TDS Certificates shall be treated as the tax liability or refunds/claims/TDS Certificates as the case may be of the Transferee Company.
- 7.4. From the Effective Date and till such time as the name of the Transferee Company would get entered as the account holder in respect of all the bank accounts and demat accounts of Transferor Company in the relevant bank's/DP's books and records, the Transferee Company shall be entitled to operate the bank/demat accounts of Transferor Company in their existing name.
- 7.5. Since each of the permissions, approvals, consents, sanctions, remissions, special reservations, incentives, concessions and other authorizations of Transferor Company shall stand transferred by the order of Hon'ble NCLT to Transferee Company, Transferee Company shall file the relevant intimations, for the record of the statutory authorities who shall take them on file, pursuant to the vesting orders of the sanctioning NCLT.

#### 8. CONDUCT OF BUSINESS

- 8.1. With effect from the Appointed Date and till the Scheme come into effect:
  - a. Transferor Company shall be deemed to carry on all their businesses and activities and stand possessed of their properties and assets for and on account of and in trust for the Transferee Company; and all the profits accruing to the Transferor Company and all taxes thereon or gains or losses arising or incurred by it shall, for all purposes, be treated as and deemed to be the profits or losses, as the case may be, of the Transferee Company.
  - b. Transferor Company shall carry on their businesses with reasonable diligence and in the same manner as they had been doing hitherto, and Transferor Company shall not alter or substantially expand their businesses except with the concurrence of the Transferee Company during the pendency of Scheme before the Hon'ble NCLT of relevant jurisdiction(s).



- c. Transferor Company shall not, without the written concurrence of the Transferee Company, alienate charge or encumber any of their properties except in the ordinary course of business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of the Transferee Company, as the case may be.
- d. Transferor Company shall not vary or alter, except in the ordinary course of their business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of the Transferee Company, the terms and conditions of employment of any of its employees, nor shall it conclude settlement with any union or its employees except with the written concurrence of the Transferee Company.
- e. With effect from the Appointed Date, all debts, liabilities, duties and obligations of the Transferor Company as on the close of business on the date preceding the Appointed Date, whether or not provided in their books and all liabilities which arise or accrue on or after the Appointed Date shall be deemed to be the debts, liabilities, duties and obligations of the Transferee Company.
- 8.2. Upon the Scheme coming into effect, Transferee Company shall commence and carry on and shall be authorized to carry on the businesses carried on by the respective Transferor Company.
- 8.3. For the purpose of giving effect to the vesting order passed under Sections 230 and 232 of the Companies Act, 2013 in respect of this Scheme by the Hon'ble NCLT, Transferee Company shall, at any time pursuant to the orders on this Scheme, be entitled to get the record of the change in the legal right(s) upon the vesting of the Transferor Company businesses and undertakings in accordance with the provisions of Sections 230 and 232 of the Companies Act, 2013. Transferee Company shall be authorized to execute any pleadings; applications, forms, etc. as are required to remove any difficulties and carry out any formalities or compliance as are necessary for the implementation of this Scheme.





#### PART-III

#### **ISSUE OF SHARES & ACCOUNTING TREATMENT**

#### 1. REORGANISATION OF CAPITAL IN THE TRANSFEREE COMPANY

- 1.1. As per the Valuation Report issued by the Independent Registered Valuer Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration IBBI/RV/05/2019/11412) for the Scheme which is certified by the Independent SEBI Registered, Category-I, Merchant Bankers namely Ekadrisht Capital Private Limited and 3Dimension Capital Services Limited by issuance of their fairness opinion on such valuation report, the value per share of the Transferor & Transferee Company has been arrived at INR 22.91/- and 150.13/-, respectively.
- 1.2. Upon this Scheme coming into effect and upon transfer and vesting of the business and undertaking of the Transferor Company in the Transferee Company, the consideration in respect of such transfer shall, subject to the provisions of the Scheme, be paid and satisfied by the Transferee Company as follows:
  - "Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.
- 1.3. For arriving at the share exchange ratio as outlined above, the Companies have considered the Valuation Report submitted by Independent Registered Valuer namely, Ajay Kumar Registered Valuer- Securities or Financial Assets (Registration No. Siwach, IBBI/RV/05/2019/11412).
- 1.4. Cross holding at the time of record date (if any), between the Transferor Company and the Transferee Company and vice versa, if not transferred prior to the Effective Date, shall get cancelled at the time of allotment of shares to the shareholders of Transferor Company by the Transferee Company and the approval of Scheme by the Hon'ble NCLT under Section 230 and 232 of the Companies Act, 2013, shall also be treated as approval under Section 66 of the Companies Act, 2013 for reduction of capital pursuant to such cancellations.
- 1.5. Any fraction arising out of allotment of equity shares above together with all additions or accretions thereto, shall be consolidated and held by the Trust, nominated by the Board of Directors of the Transferee Company on behalf of shareholders of the Transferor Company entitled to fractional entitlements with the express understanding that such trustee shall abora



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sell such shares in the market at such price as the trustee may deem fit, within a period of 90 days from the date of allotment of shares as per this Scheme and the Transferee Company shall distribute the net sale proceeds, subject to tax deductions and other expenses as applicable, to the shareholders of the Transferor Company in proportion to their respective fractional entitlements. Any fractional entitlement from such net proceeds shall be rounded off to the next Rupees. It is hereby clarified that the distribution of the sale proceeds shall take place only after sale of all the equity shares of the Transferee Company consolidated and allotted to the Trustee on account of fractional entitlements.

- 1.6. The said equity shares in the capital of the Transferee Company to be issued to the shareholders of the Transferor Company shall rank pari passu in all respects, with the existing equity shares in the Transferee Company from the Appointed Date. Such shares in the Transferee Company, to be issued to the shareholders of the Transferor Company will, for all purposes, save as expressly provided otherwise, be deemed to have been held by each such member from the Appointed Date.
- 1.7. The Equity Shares issued by the Transferee Company pursuant to clause 1.2 above in respect of such Equity Shares of the Transferor Company, the allotment or transfer of which is held in abeyance under the applicable law shall, pending allotment or settlement of dispute by order of the appropriate court or otherwise, also be kept in abeyance in like manner by the Transferee Company.
- 1.8. In the event of there being any pending share transfers, whether lodged or outstanding, of any equity shareholder of the Transferor Company, the Board of the Transferee Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, as the case may be, to effectuate such a transfer as if changes in the registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transfer of shares in the Transferor Company, after the effectiveness of the Scheme. The Board of the Transferee Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new shareholders in the Transferee Company on account of difficulties faced in the transition period.
- 1.9. Upon the Scheme becoming effective and subject to the above provisions, the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by the Transferee Company in the Transferor Company or vice versa) as on the record date shall be credited in their demat account. The shareholders of Transferor Company who hold shares in physical form shall be obligated to provide their requisite





demat account details to the Transferee Company upto the date specified by the Registrar and Share Transfer Agent to enable it to issue its equity shares as provided in sub clause 1.2 above. Upon the issue and allotment of new shares in the capital of Transferee Company to the shareholders of Transferor Company, the share certificates, if any, in relation to the shares held by them in Transferor Company shall be deemed to have been cancelled.

- 1.10. In case the shareholders of the Transferor Company holding shares in physical form fails to provide their demat account details within time, the Transferee Company shall credit their shares in Demat Suspense Account and such shareholders would be eligible to claim such shares in accordance with the procedure laid down under the applicable laws.
- 1.11. The equity shares allotted by Transferee Company, pursuant to Clause 1.7 above, shall remain frozen in the depositories system till the listing and trading permission is given by the Stock Exchanges.
- 1.12. It is to be clarified that the Transferee Company will not issue any new shares to any person otherwise than as provided in this Scheme.
- 1.13. In the event, the Transferor Company or the Transferee Company restructures their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the Share Exchange Ratio, per clause 1.2 above shall be adjusted accordingly, to consider the effect of such corporate actions.

## 1.14. Treatment for Preference Shareholders of Transferor Company:

Upon this Scheme coming into effect, the Transferee Company, without further application, act or deed, shall issue and allot to each of the Preference Shareholder of the Transferor Company, Preference shares in proportion of 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each in Transferee Company for every 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each held by them in Transferor Company pursuant to this Scheme of Amalgamation. All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the Transferee Company also.

1.15. Upon coming into effect of this Scheme, the shares or the share certificates of Transferor Company in relation to the shares held by its member shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled and be of no effect on and from the Effective Date without any necessity of them being surrendered.

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- 1.16. The Transferee Company shall take all the necessary steps to get the Equity Shares issued pursuant to this Scheme of Arrangement listed on all the stock exchanges where its securities are listed.
- 1.17. The Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with the Applicable law for complying with the formalities of the concerned Stock Exchanges.

#### 2. COMBINATION OF AUTHORIZED SHARE CAPITAL

- 2.1. With effect from the Effective Date and upon the Scheme becoming effective, without any further acts or deeds on the part of the Transferor Company or Transferee Company and notwithstanding anything contained in Section 61 of the Companies Act, 2013, the Authorized Share capital of the Transferor Company as appearing in its Memorandum of Association shall get clubbed with the Authorized Share Capital of the Transferee Company as appearing in its Memorandum of Association and pursuant to this clubbing, the Clause V of the Memorandum of Association of the Transferee Company shall stand altered to give effect to the same with effect from the Effective Date. The Face Value of Equity shares shall remain the same as of the Transferee Company after clubbing of Authorized Capital.
- 2.2. Further, in terms of section 232(3)(i) of the Act, upon coming into effect, the fee and duty paid on the Authorized Equity Share Capital of the Transferor Company shall be set off against the fee payable on Authorized Share Capital of the Transferee Company, without any further act or deed.
- 2.3. Pursuant to and after the effectiveness of the Scheme, after the clubbing of the Authorized Share Capital of the Transferor Company with the Transferee Company, Clause V of Memorandum of Association of the Transferee Company shall stand substituted accordingly by virtue of the present Scheme.
- 2.4. On approval of the Scheme by the members of the Transferee Company pursuant to Section 230 -232 of the Companies Act, 2013, it shall be deemed that the said members have also accorded their consent for approval of the alteration of the Memorandum of Association and Article of Association of the Transferee Company and no separate resolution(s) under Section 13, Section 14, Section 61 and Section 64 of the companies Act, 2013 as may be applicable shall be required for giving effect to the provisions contained in this Scheme.





2.5. The issue and allotment of shares to the Shareholders of the Transferor Company, as provided in this Scheme, shall be deemed to be made in compliance with the procedure laid down under Section 62 read with Section 42 of the Companies Act, 2013 and no separate compliance of the same shall be required.

#### 3. ACCOUNTING TREATMENT FOR AMALGAMATION

Upon the coming into effect of this Scheme, the amalgamation of the Transferor Company with the Transferee Company, the Transferee Company shall give effect to the accounting treatment in relation to the amalgamation of Company in its books of account in accordance with the "Pooling of Interest Method" of accounting as laid down in Appendix –C of IND-AS 103 (Business Combination of Entities under common control) as specified under Section 133 of the Companies Act read with the Companies (Indian Accounting Standards) Rules, 2015 or any other relevant or related requirement under the Companies Act, as may be applicable.

- 3.1. Transferee Company shall, record all the assets and liabilities, including Reserves of the Transferor Company vested in it pursuant to this Scheme, at its respective book values as appearing in the books of Transferor Company on the Appointed Date.
- 3.2. The identity of reserve shall be preserved and shall appear in the financial statement of Transferee Company, in the same form in which they appeared in the financial statement of Transferor Company.
- 3.3. Inter-company transactions and balances including loans, advances, amount receivable or payable inter-se between the Transferor Company and the Transferee Company as appearing in their books of account, if any, shall stand cancelled.
- 3.4. Transferee Company shall credit the aggregate face value of equity shares issued by it to the eligible shareholders of Transferor Company pursuant to Clause 1.2. of Part III of this Scheme to the equity share capital account in its books of account.
- 3.5. The difference between the share capital issued by the Transferee Company and the net assets of the Transferor Company acquired would be adjusted in the reserves of the Transferee Company. Also, the difference, if any arising from the cancellation of cross-holdings (if any) shall be adjusted in the reserves of the Transferee Company.
- 3.6. In case of any differences in the accounting policies between Transferor Company and Transferee Company, the impact of same will be quantified and adjusted in the capital reserves of the Transferee Company to ensure that the financial statements of Transferee Company reflect the true financial position on the basis of consistent accounting policies.





3.7. Investment, if any, in the equity share capital of the Transferor Company by the Transferee Company as appearing in the books of accounts of Transferee Company or vice versa, if not transferred prior to the Effective Date, shall stand cancelled and there shall be no further obligation / outstanding in that behalf.

# 4. LISTING AGREEMENT AND SEBI COMPLIANCES

- 4.1. Since the Transferor and Transferee Company are listed companies, this Scheme is subject to the compliances by both the Companies of all the requirements under the listing regulations and all statutory directives of the Securities Exchange Board of India ('SEBI') insofar as they relate to sanction and implementation of the Scheme.
- 4.2. Pursuant to Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Master Circular SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ('Circular'/'SEBI Master Circular'), the draft Scheme of Arrangement for Amalgamation is required to be filed with the stock exchanges on which the equity shares of the Transferor company and Transferee Company are listed for obtaining prior approval or No objection letter/observation letter of the Stock Exchanges and SEBI. Accordingly, this Scheme shall be filed with BSE and NSE for the purpose of obtaining no objection letter.
- 4.3. As Para 10 of aforementioned SEBI Master Circular is applicable to this Scheme, it is provided in the Scheme that both the Transferor and Transferee Company will provide voting by their respective public shareholders through e-voting and will disclose all material facts in the explanatory statement, to be sent to their respective shareholders in relation to the said Resolution. Further, as per the said para, the Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the Scheme are more than the number of votes cast by the public shareholders against it.
- 4.4. The Transferee Company in compliance with the listing Regulations shall apply for the inprinciple approval of Stock Exchange (s), where its shares are listed in terms of the Regulation 37 of the listing regulations.
- 4.5. The Transferee Company shall also comply with the directives contained in the SEBI Master Circular;
- 4.6. Any acquisition of shares, voting rights or control pursuant to the amalgamation of the Transferor Company and Transferee Company pursuant to this Scheme shall not trigger any obligation to make an open offer, in terms of Regulation 10(1)(d) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations,

2011.



#### 5. Saving of Concluded Transactions

The transfer of properties and liabilities and the continuance of proceedings by or against the Transferor Company as envisaged in above shall not affect any transaction or proceedings already concluded by the Transferee Company on or before the Appointed Date and after the Appointed Date till the Effective Date, to the end and intent that Transferor Company accept and adopts all acts, deeds and things done and executed by the Transferee Company in respect thereto as done and executed by Transferee Company in respect thereto as done and executed on behalf of itself.

# 6. Dissolution of Transferor Company

On occurrence of the Effective Date, the Transferor Company shall, without any further act or deed, shall stand dissolved without winding up.

#### PART - IV

#### OTHER PROVISIONS

#### 1. Application/Petition to NCLT:

- 1.1. Transferor Company and Transferee Company shall, with all reasonable dispatch, make application/petition to the Hon'ble NCLT, under Section 230 232 of the Companies Act, 2013 seeking orders for dispensing with or convening, holding and conducting of the meetings of their respective members and/or creditors and for sanctioning the Scheme with such modifications as may be approved by the Hon'ble NCLT.
- 1.2. On the Scheme being agreed to by the requisite majorities of all the classes of the members and/or creditors of the Transferor Company and Transferee Company, the Transferee Company shall, with all reasonable dispatch, apply to the Hon'ble NCLT, for sanctioning the Scheme under Sections 230 and Section 232 of the Companies Act, 2013, and for such other orders, as the said NCLT may deem fit for carrying this Scheme into effect and for dissolution of the Transferor Company without winding-up.

#### 2. Conditionality of Scheme:

The Scheme is conditional upon and subject to:

- 2.1. The Scheme being agreed to by the respective requisite majority of members and creditors of each of the Transferor Company and Transferee Company;
- 2.2. The Scheme being approved by the Hon'ble NCLT;
- Due compliance with any condition(s) stipulated by the RBI and/or any other relevant
   Government Authority prior to the effectiveness of the Amalgamation;
- 2.4. All certified copies of the order(s) of the NCLT sanctioning this Scheme being filed with the Registrar of Companies of relevant jurisdiction.
- 2.5. This Scheme although to come into operation from the Appointed Date shall not become effective until the necessary certified copies of the order(s) under Sections 230 to 232 of the Companies Act, 2013 shall be duly filed with the Registrar of Companies of relevant jurisdiction.
- 2.6. Such other conditions as may be mutually agreed between the Transferor Company and Transferee Company.

#### 3. Modification or Amendment

3.1. Transferee Company (acting through its Board of Directors) and Transferor Company (acting through its respective Board of Directors) may assent to any modifications or

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amendments to this Scheme which the NCLT and/or other authorities may deem fit to direct or impose or which may otherwise be considered necessary or desirable for any question or doubt or difficulty that may arise for implementing and/or carrying out the scheme or which is generally in the benefit or interest of the shareholders and/or creditors.

- 3.2. After the dissolution of Transferor Company, Transferee Company (by its Board of directors) be and is hereby authorized to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubt, difficulties or questions whether by reason of any order(s) of the NCLT or of any directive or order(s) of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and/or any matters concerning or connected therewith.
- 3.3. Transferor Company and Transferee Company shall be at liberty to withdraw from this Scheme in case any condition or alteration imposed by the Hon'ble NCLT or any other authority is not on terms acceptable to them.
- 3.4. In the event of this Scheme failing to take effect finally, this Scheme shall become null and void and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se by the parties or its shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed.

# 4. General Terms and Conditions

All costs, charges, fees, taxes including duties (including the stamp duty, if any, applicable in relation to this Scheme), levies and all other expenses, if any (save as expressly otherwise agreed) arising out of or incurred in carrying out and implementing the terms and conditions or provisions of this Scheme and matters incidental thereto shall be borne and paid by the Transferee Company. All such costs, charges, fees, taxes, stamp duty including duties (excluding the stamp duty, if any, paid on this scheme which shall be pro rata added to the value of the immovable properties), levies and all other expenses, shall be debited to the Profit and Loss Account of the Transferee Company.







Registered Valuer – SFA Insolvency Professional Certified Independent Director Certfied Social Auditor

# **VALUATION ANALYSIS**

# FOR THE PROPOSED AMALGAMATION BETWEEN

IND SWIFT LIMITED (TRANSFEROR COMPANY)

**AND** 

# IND SWIFT LABORATORIES LIMITED (TRANSFEREE COMPANY)

**AND** 

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS (UNDER SECTION 230 TO 232 OF THE COMPANIES ACT, 2013)

To,
The Board of Directors
Ind Swift Laboratories Limited

SCO 850, Shivalik Enclave, Nac, Manimajra Chandigarh, Chandigarh – 160 101, India To,
The Board of Directors
Ind Swift Limited

781 Industrial Area Phase II, Chandigarh – 160 002, India

Dear Sir/Ma'am,

Subject: Recommendation of Equity Share Exchange Ratio pursuant to the proposed Scheme of Arrangement for Amalgamation between Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")

I, **Ajay Kumar Siwach**, refer to the engagement letter dated 07<sup>th</sup> September 2023 for recommendation of share exchange ratio for the proposed Amalgamation between **Ind Swift Limited (Transferor Company/ "ISL")** with **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")**, pursuant to a Scheme of Amalgamation under Sections 230 to 232 and other applicable clauses of the Companies Act, 2013. In accordance with the terms of the engagement and as per the directions of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"), I am enclosing the fresh Valuation Report based on latest audited financials of each of the Companies for the financial year ended on 31st March 2024 along with this letter. In attached report, I have summarized the recommendation of equity share exchange ratio based on Audited Balance Sheet of Transferor Company and Transferee Company as on 31st March 2024 as required by the Stock Exchange, together with the description of methodologies used and limitation on the Scope of Work.

This Valuation Analysis is confidential and has been prepared exclusively for the Management of the Companies. It should not be used, reproduced, or circulated to any other person, in whole or in part, without the prior written consent of Mr. Ajay Kumar Siwach (Registered Valuer). Such consent will only be given after full consideration of the circumstance at the time. I am however aware that the conclusion in this report may be used for the purpose of certain statutory disclosures, and I provide consent for the same.

Trust the above meets your requirements. Please feel free to contact us in case you require any additional information or clarifications.

**Yours Faithfully** 

For Ajay Kumar Siwach

**Registered Valuer – Securities or Financial Assets** 

Registration No.: IBBI/RV/05/2019/11412

**Date: 16th May 2024** 



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# SECTION I -APPOINTMENT FOR DETERMINATION OF SHARE EXCHANGE RATIO

This Valuation Report has been prepared by Mr. Ajay Kumar Siwach to determine share exchange ratio for Amalgamation between **Ind Swift Limited (Transferor Company/ "ISL")** with **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")** under the provisions of Section 230-232 of the Companies Act, 2013. I have been appointed on 07<sup>th</sup> September 2023 to issue this Valuation Report.

# BRIEF OF THE COMPANIES INVOLVED UNDER THIS ARRANGEMENT

- 1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. The Preference Shares of the Transferor Company are unlisted.
- 1. IND-SWIFT LABORATORIES LIMITED (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has, as of the appointed date completed a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business. The Equity Shares of the Transferee Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. Further, the Non-Convertible Debentures of the Transferee Company (listed on the bourses of BSE Limited) were repaid and redeemed in full on 18th March, 2024.

# 1. OBJECTIVES AND RATIONALE OF THE SCHEME:

The amalgamation of Transferor Company with Transferee Company will create a synergy benefit wherein Transferee Company will get working business undertaking and combined business will get exposure of good working capital. The Transferor Company and Transferee Company belongs to same group i.e., Ind-swift group. The Board of Directors of Transferor Company and the Transferee Company believe that the amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business, better exposure of working capital, easy repayment of the debt of the Transferor Company. It would enable enhanced value creation for the companies involved in Scheme, their respective Shareholders and Creditors.

This Scheme of Amalgamation would result, inter-alia, in the following benefits:

# • Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would

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augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

# • Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### • Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

#### • Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

#### • Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

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#### 2. SCOPE OF SERVICES:

The Companies have appointed Mr. Ajay Kumar Siwach, Registered Valuer to independently analyze and undertake the valuation of **Ind Swift Limited (Transferor Company/ "ISL")** and **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")**, companies involved in the proposed Scheme of Arrangement under Sections 230 to 232 and other applicable clauses of the Companies Act, 2013.

#### 3. SCOPE & LIMITATIONS:

# **SCOPE OF WORK**

• Date of Appointment: 07th September,2023

• Valuation Date: Based on 31st March 2024 Audited Financials

Date of Report: 17<sup>th</sup> May 2024
Base of value: Fair value

• Valuation Currency: INR

# THE VALUATION EXERCISE WAS CARRIED OUT UNDER THE FOLLOWING LIMITATIONS:

To arrive at share exchange ratio under the said Proposed Scheme of Arrangement, I have relied upon:

- Audited Balance Sheet as at 31<sup>st</sup> March 2024 and Audited Statement of Profit and Loss for the 12 Months Period ended 31<sup>st</sup> March 2024 of Ind Swift Limited (Transferor Company/ "ISL") and Audited Standalone Balance Sheet as at 31<sup>st</sup> March 2024 and Audited Standalone Statement of Profit and Loss for the 12 Months Period ended 31<sup>st</sup> March 2024 of Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL").
- The scope of the work has been limited both in terms of the areas of the business and operations which I have reviewed and the extent to which I have reviewed them. There may be matters, other than those noted herein, which might be relevant in the context of the transaction and which a wider scope might uncover.
- o Draft Scheme of Arrangement as provided by the management.

#### EXTENT OF INVESTIGATION UNDERTAKEN

I would like to expressly state that though I have reviewed the financial data for the limited purpose of valuation assessment, but I have not performed an Audit and have relied upon the historical financials (Statement of Profit and Loss and Balance Sheet) as prepared and submitted to me by the management of the both the companies. The management has represented to me that it has taken due care in the preparation of such financial statements.



# SECTION - II COMPANIES ASSESSMENT

1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. The Preference Shares of the Transferor Company are unlisted.

#### Audited Balance Sheet as at 31st March 2024:

Particulars	<b>Amount in INR Million</b>			
Share Capital	108.33			
Reserves and Surplus	(7,025.42)			
Non-Current Liabilities	10,249.30			
<b>Current liabilities and provisions</b>	3,202.57			
Equity & Liabilities	6,534.78			
Non-Current Assets	3,117.94			
<b>Current Assets</b>	3,416.83			
Total Assets	6,534.78			

# Audited Statement of Profit and Loss for the 12 Months period ended 31st March 2024:

Particulars	<b>Amount in INR Million</b>
Revenue from Operations	5,022.48
Other Income	579.93
Total Revenue	5,602.41
Operating Expenses	4,546.18
EBITDA	1,056.23
Depreciation & Amortization	271.071
EBIT	785.15
Finance Cost	629.36
Profit before Tax (PBT)	155.79

# The Capital Structure of the Company as at 31st March 2024:

Particulars	Amount (INR)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	150,000,000.00
Cumulative redeemable Preference share capital- 25,00,000 shares of Rs. 100/- each	250,000,000.00
Total	400,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
5,41,64,653 Equity Shares of Rs. 2/- each	108,329,306.00
14,20,000 Cumulative redeemable Preference share of Rs. 100/- each	142,000,000.00
Total	250,329,306.00



2. IND-SWIFT LABORATORIES LIMITED (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has, as of the appointed date completed a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business. The Equity Shares of the Transferee Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. Further, the Non-Convertible Debentures of the Transferee Company (listed on the bourses of BSE Limited) were repaid and redeemed in full on 18th March, 2024.

#### Audited Standalone Balance Sheet as at 31st March 2024:

Particulars	<b>Amount in INR Million</b>
Share Capital	590.87
Reserves and Surplus	8,631.55
Non-Current Liabilities	42.23
<b>Current liabilities and provisions</b>	1,783.20
Equity & Liabilities	11,047.85
Non-Current Assets	5,592.48
<b>Current Assets</b>	5,455.37
Total Assets	11,047.85

#### Audited Standalone Statement for the 12 Months period ended 31st March 2024:

Particulars	<b>Amount in INR Million</b>
Revenue from Operations	12,273.18
Other Income	453.14
Total Revenue	12,726.31
Operating Expenses	9,773.52
EBITDA	2,952.79
<b>Depreciation &amp; Amortization</b>	533.03
EBIT	2,419.76
Finance Cost	510.96
<b>Exceptional Item Loss (Profit)</b>	(3,865.90)
Profit before Tax (PBT)	5,774.71

# The Capital Structure of the Company as at 31st March, 2024:

Particulars	Amount (INR)
Authorized Share Capital	
60,000,000 Equity Share of Rs. 10/-each	600,000,000.00
Total	600,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
59,086,860 Equity Share of Rs. 10/-each fully paid up	590,868,600.00
Total	590,868,600.00

#### SECTION III - METHODS OF VALUATION ADOPTED

In case of a valuation for Amalgamation, the emphasis is on arriving at the "relative" values of the shares of the merging companies to facilitate determination of the "share exchange ratio". Hence, the purpose is not to arrive at absolute values of the shares of the companies.

#### **Judicial Pronouncements: -**

Hindustan lever Employees' Union v/s Hindustan lever Limited and others (1995) 83 Company cases 30 (SC)

The jurisdiction of the Court in sanctioning a claim of merger is not to ascertain mathematical accuracy if the determination satisfied the arithmetical test. A company court does not exercise an appellate jurisdiction. It exercises a jurisdiction founded on fairness. It is not required to interfere only because the figure arrived at by the valuer was not as good as it would have been if another method had been adopted. What is imperative is that such determination should not have been contrary to law and that it was not unfair for the shareholders of the company which was being merged.

The Hon'ble Supreme Court held "We do not think that the internal management, business activity or institutional operation of public bodies can be subjected to inspection by the court. To do so, is incompetent and improper and, therefore, out of bounds."

The dominance of profits for valuation of share was emphasized in "McCathies case" (Taxation, 69 CLR 1) where it was said that "the real value of shares in a company will depend more on the profits which the company has been making and should be capable of making, having regard to the nature of its business, than upon the amount which the shares would realize on liquidation". This was also re-iterated by the Indian Courts in Commissioner of Wealth Tax v. Mahadeo Jalan's case (S.C.) (86 ITR 621) and Additional Commissioner of Gift Tax v. Kusumben D. Mahadevia (S.C.) (122 ITR 38).

In the ultimate analysis, valuation will have to involve the exercise of judicious discretion and judgment considering all the relevant factors. There will always be several factors, e.g., present, and prospective competition, yield on comparable securities, and market sentiments etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share.

Based on the facts of the case, I have valued Ind Swift Limited (Transferor Company/ "ISL") and Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") as per Internationally Accepted Valuation Methodologies.



# SECTION – IV VALUATION ANALYSIS

There are three approaches to Valuation namely Income, Asset and Market Approaches.

Approach	Valuation Methodologies	Basis of Consideration
Adjusted N Asset Asset Valu (NAV) Meth		The Asset-based method views the business as a set of assets and liabilities that are used as building blocks of a business value. The business value is the difference in the value of these assets and liabilities on a Book Value basis or Realizable Value basis or Replacement Cost basis.  In the case of transferee Company, I have deemed it suitable to apply NAV as the Company has a huge quantum of Investment assets and this method involves identifying and valuing a company's assets which is quite objective and reliable as the company has stable and predictable asset values.  However, in the case of the Transferor Company, the company is engaged in Manufacturing and there are no significant investment assets done by the Company along with that the Book Value of the Company is in negative, hence,
Market	Comparable Companies Multiples (CCM) Method  Market Price Method (90 Trading Days (TD) –10 Trading Days	I deemed it suitable to avoid Adjusted Net Asset Value (NAV) Method.  This methodology uses the valuation ratio of a publicly traded company and applies that ratio to the company being valued. The valuation ratio typically expresses the valuation as a function of a measure of financial performance or Book Value (e.g., Revenue, EBITDA, EBIT, Earnings per Share or Book Value). A key benefit of Comparable Company Market Multiple analysis is that the methodology is based on the current market stock price. The current stock price is generally viewed as one of the best valuation metrics because it is based on observable inputs.  In the instant case, both the companies are listed in the Stock Exchange and are frequently traded in the National Stock Exchange (NSE). Hence, I deemed it suitable to consider the Market Price in the NSE for the valuation exercise instead of the Comparable Multiples of the Transferor and Transferee Companies.  In this method the VWAP (Volume Weighted Average Price) of the latest 90 Trading days (TD) VWAP and 10 Trading days are taken. The maximum of these two is then taken as the fair market value.  Since both the Companies are listed on the Stock Exchanges and are frequently traded on NSE, I have applied this methodology in this instant case
Income	(TD))  Discounted Free Cash Flow (DFCF) Method	for Transferor and Transferee Companies.  The DFCF method expresses the present value of the business as a function of its future cash earnings capacity. This methodology works on the premise that the value of a business is measured in terms of future cash flow streams, discounted to the present time at an appropriate discount rate. The value of the firm is arrived at by estimating the Free Cash Flows (FCF) to Firm and discounting the same with Weighted Average cost of capital (WACC). The DFCF methodology is the most appropriate basis for determining the earning capability of a business. In the DFCF approach, the appraiser estimates the cash flows of any business after all operating expenses, taxes, and necessary investments in working capital and Capex is being met.  In case of Transferee Company, I have deemed it suitable to avoid DFCF Method as the Company has a huge quantum of Investment assets and this method involves valuing a company based on the future cash flows. However, the future cash flows from Investment Assets might not be accurate and reliable while computing the Company's worth.  In case of the Transferor Company, having a business which is expected to be

continued in future years along with minimal Investment assets, hence I
deemed it suitable to do valuation of the Company as per Discounted Free
Cash Flow (DFCF) Method.

# 1. Ind Swift Limited (Transferor Company)

Computation of Equity value per share of the Company based on 31st March 2024 Financials:

# a) Market Price Method (90 Trading Days (TD) –10 Trading Days (TD))

Particular	Details
Total Value of the Shares trading of 90 TD	389,803,424.35
Total No. of shares Traded in 90 TD	16,993,265.00
90 TD VWAP	22.94
Total Value of the Shares trading of 10 TD	2,635,810.05
Total of No. of Shares Traded in 10 TD	117,911.00
10 TD VWAP	22.35
Maximum price (INR)	22.94
Number of Equity Shares	54,164,653.00
<b>Total Equity Value (INR)</b>	1,242,466,778.35
Total Equity Value (INR Mn)	1,242.47

# b) Discounted Free Cash Flow (DFCF) Method

Discounted Free Cash Flow Analysis - IND SWIFT LIMITED								
WACC:	8.78%		Amount In INR Million					
GROWTH RATE:	5.00%		Amount in INK Willion					
FY	2025	2026	2027	2028	2029	2030	2031	Termina l
Particulars								
Turnover	5,351.74	5,822. 84	6,337. 85	6,901. 00	7,408. 57	7,954. 53	8,541. 83	
Other Income	185.24	197.03	230.00	244.27	256.83	290.39	305.04	
PBT	(150.65)	(61.38)	75.70	234.68	379.78	545.32	722.71	
Less : Direct Taxes Paid	-	-	-	-	45.93	137.25	181.89	
PAT	(150.65)	(61.38)	75.70	234.68	333.85	408.07	540.82	
Add : Depreciation	340.29	340.60	341.69	345.35	352.26	361.58	378.35	
Less: Capital Expenditure	54.50	6.40	22.50	75.40	142.50	192.20	345.80	
Add: Interest (post-tax)	483.91	447.18	345.19	244.05	185.69	159.35	45.91	
Less: Change in Non-Cash Working Capital	1,113.49	82.82	90.30	101.02	89.04	93.08	100.13	
Free Cash Flows to Firm	(494.44)	637.17	649.78	647.66	640.27	643.73	519.16	13,676.3 8
Discounting Factor (Mid-Year)	0.96	0.88	0.81	0.74	0.68	0.63	0.58	0.58
Present value of Cash flow	(474.07)	561.61	526.50	482.43	438.43	405.22	300.43	7,914.38
Enterprise Value	10,154.9 5							
Add: Cash and cash equivalents as on 31.03.2024	631.37							
Add: Surplus Assets as on 31.03.2024*	76.65							· · · · · · · · · · · · · · · · · · ·
Less: Debt as on 31.03.2024	10,139.9 6							

Less: Lease as on 31.03.2024	0.12				
Less: Interest Accrued as on 31.03.2024	78.75				
Equity Value	644.13				
N CCl	54,164,6				
No of Shares	53				
Per Share Equity Value	11.89				

# \*Surplus Assets:

Particulars	No. of Shares	Book Value	Fair Value per Share	Fair Value
Particulars	No. of Shares	(INR Million)	(INR)	(INR Million)
Essix Biosciences Ltd**	300,000.00	12.607	255.49	76.65
Total		12.607		76.65

<sup>\*\*</sup>Considered the fair value provided by the management.

#### Note:

For the purpose of valuation of equity in this transaction through DFCF methodology, I have relied upon the projections provided by the management for the period starting from 01<sup>st</sup> April 2024 and ending 31<sup>st</sup> March 2031 duly supplemented by its Terminal Value based on the Gordon Growth Model and extrapolating the adjusted free cash flows for last year at an annual growth rate of 5% to perpetuity.

**DFCF Assumptions:** 

Particulars		Notes
Risk free rate (Rf) as on 28.03.2024	7.05%	Considered of long-term India government bond rate
Market rate of return - ER(m)	15.24%	Considered the BSE Sensex for the determination of the Market Return.
Company Beta (β)	0.28	I have taken the Beta value (B) as 0.28 since the Company's shares are listed, hence, I have taken the company's data to arrive to the beta.
Additional Company Specific		I, have determined a 0% additional risk premium based on an
(Including Small Company)		assessment of the company's profile, financial structure, and return
Risk Premium	0%	on investment (ROI). This evaluation considers the aggressiveness of
(Unsystematic risk) (CSRP)		projected future cash flows, the current national economic scenario,
	0.000/	and the operating environment of the company.
Cost of Equity (Ke)	9.38%	As per Modified CAPM model i.e. [Ke = Rf+ $\beta$ (Rm-Rf) + CSRP]
Cost of Debt	9%	As represented by the Management & Financials of the Company
Equity portion in capital 77.4		I have taken average of Debt-to-Equity ratio of suitable industry peers, as company's Debt to equity is not stable as its Total equity is negative.
WACC	8.78%	WACC = (Ke * % Equity in Capital Structure) + (Cost of Debt * %  Debt in Capital Structure * (1-Tax Rate))
Growth Rate	5%	As the perpetuity growth rate assumes that the company will continue its historic business and generate Free Cash Flows at a steady state forever. Since terminal value constitutes a major proportion of the entire value of the business, I while deciding the terminal growth rate have given emphasis to economic factors & financial factors like Inflation of the Country, GDP growth of the Country, Projected Financials, Historical Financial Position, Organic & Inorganic growth strategies of the Company etc. Accordingly, for perpetuity, I have considered 5% growth rate



# **Computation of the Fair Value of Ind Swift Limited:**

Fair Value of IND SWIFT LIMITED						
All Amount INR						
Approach Applied Methodology Applied Weight Per Share Equity Value Weighted Avera Equity Value						
Market	90 Trading Days - 10 Trading Days	100%	22.94	22.94		
Income Discounted Cash Flow 0% 11.89 -						
Weighted Average l	22.94					

# Weightage Rationale:

As ISL will transfer its business to ISLL in the Amalgamation process and will not continue the business. I have considered to give Nil weightage to the DFCF. Further the Value as computed by DFCF Method does not comprehend the value as reached by the Market Price Method. Hence, I deemed it suitable to consider 100% weightage to the Market Price Method.



# 2. <u>Ind Swift Laboratories Limited (Transferee Company)</u>

Computation of Equity value per share of the Company based on 31st March 2024 Financials

# a) Adjusted Net Asset Value (NAV) Method

IND-SWIFT LABORATORIES LIMITED				
Particulars	All Amount INR Million			
Equity Share Capital	590.87			
Reserves and Surplus	8,631.55			
Net Asset Value	9,222.42			
Appreciation/ (Diminution)	610.38			
Adjusted Networth	9,832.81			
No. of Equity Shares	59,086,860.00			
Per Share Equity Value	166.41			

# \*Appreciation/ (Diminution)

Non- Current Investments						
Particular	No of Share/ Stake	Book Value	Fair Value	Appreciation / (Diminution)		
Investment in Equity shares of Subsidiaries						
i) Investment in Ind Swift Laboratories Inc., USA <sup>1</sup>	1,204	54.41	212.71	158.30		
ii) Investment in Fortune (India) Construction Ltd <sup>2</sup>	73,540,000	724.84	884.62	159.78		
iii) Investment in MJM Remedies Private Ltd <sup>3</sup>	127,500	1.28	0.40	(0.87)		
iv) Investment in Indis Healthcare LLP <sup>4</sup>	0.52	25.00	19.24	(5.76)		
Other Investments						
i) Investment in Essix Biosciences Limited <sup>5</sup>	1,235,000	53.62	315.53	261.91		
ii)Investment in Mohali green environment Pvt. Ltd <sup>6</sup>	30,000.00	0.30	0.32	0.02		
Investment in compulsorily convertible debentures						
Compulsory convertible debentures in synthimed Labs Pvt Ltd <sup>7</sup>	-	320.00	320.00	-		
Investment in non-convertible debentures (measured at amortized cost)						
18% non-convertible debentures in synthimed Labs Pvt Ltd <sup>7</sup> 480.00 480.00 -						
Total	74,933,704.52	1,659.45	2,232.46	573.38		

- 1. Refer the Annexure 1
- 2. Refer the Annexure 2
- 3. Refer the Annexure 3
- 4. Refer the Annexure 4
- 5. Considered the fair value as provided by the Management.
- 6. Considered the Fair Value as provided by the Management.
- 7. The debt as given to Synthimed Labs Pvt Ltd.; the Book Value is considered the Fair Value.

Investment property					
Particular	<b>Book Value</b>	Fair Value	Appreciation / (Diminution)		
FLATS & OFFICE	22.99	60.00	37.01		
Total	22.99	60.00	37.01		

#Considered as per the representation given by the Management of the Company.



# b) Market Price Method (90 Trading Days (TD) -10 Trading Days (TD))

Particular	Details
Total Value of the Shares trading of 90 TD	8,183,828,638.45
Total No. of shares Traded in 90 TD	72,469,495
90 TD VWAP	112.93
Total Value of the Shares trading of 10 TD	920,643,543.80
Total of No. of Shares Traded in 10 TD	8,083,220
10 TD VWAP	113.90
Maximum price (INR)	113.90
Number of Equity Shares	59,086,860
<b>Total Equity Value (INR)</b>	6,729,735,944.64
<b>Total Equity Value (INR Mn)</b>	6,729.74

# Computation of the Fair Value of Ind-Swift Laboratories Limited:

Fair Value of IND-SWIFT LABORATORIES LIMITED							
	All Amount INR						
Approach Applied	Mathadalagy Applied	Wai ala4	Per Share Equity Value	Weighted Average			
Approach Applied	ch Applied Methodology Applied		rei Share Equity value	<b>Equity Value</b>			
Asset	Asset Net Asset Value 80% 166.41						
Market         90 Trading Days - 10 Trading Days         20%         113.90         22.78							
	155.91						

# Weightage Rationale:

The Transferee Company do not have any business operation currently, however, have Non-Current Investments & Cash Balances in its Assets Portfolio, hence, the Net Assets Value is given 80% (higher) weightage as compared to the Market Price Method i.e., 20% Weightage.



# SECTION V -SHARE EXCHANGE RATIO

#### **SHARE EXCHANGE RATIO FOR AMALGAMATION: -**

BSE Circular No. LIST/COMP/02/2017-18 dated 29 May 2017 requires the valuation report for a Scheme of Arrangement to provide certain requisite information in a specified format.

Valuati		Ir	nd Swift Limited	(Transferor)	Ind S	wift Laboratori	es Limited (Transferee)
on Approa ch	Methodol ogy Applied	Weigh ts	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)	Weigh ts	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)
Asset	Adjusted Book Value	Nil	Nil		80%	166.41	
Market	Compara ble Companie s Multiples	Nil	Nil	22.94	Nil	Nil	155.91
	Market Price Method	100%	22.94		20%	113.90	
Income	Discounte d Cash Flow	0%	11.89		Nil	Nil	

Based on above analysis, the share exchange ratio has been arrived at and accordingly the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares on a proportionate basis to each member of the Transferor Company whose names are recorded in the Register of Members/ List of Beneficial Owners for shares in dematerialized form of the Transferor Company on the Record Date.

Calculation Of Exchange Ratio					
Company Name	Ind Swift Laboratories Limited	Ind Swift Limited			
Company Name	(Transferee Company)	(Transferor Company)			
<b>Equity Value Per Share (INR)</b>	155.91	22.94			
Exchange Ratio	1.00	0.15			
Exchange Ratio For 100 Shares 100 15					

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.

# SECTION VI-ANNEXURES

The annexure includes the valuation exercise of the step-down companies which are held as an investment by the Transferor and Transferee Companies: -

# 1. Ind Swift Laboratories Inc., USA

Discounted Free Cash Flow Analysis - IND SWIFT LABORATORIES						
INC						
WACC:	16.92		Amount In	INR Millio		
GROWTH RATE:	2.00		Amount m	INK MIIIIO	11	
FY	2025	2026	2027	2028	Terminal	
Particulars						
Turnover	2,490.00	2,739.00	3,012.90	3,314.19		
PBT (Profits Before Taxes)	49.00	63.90	80.79	99.89		
Less: Direct Taxes Paid	10.29	13.42	16.97	20.98		
PAT (Profits After Taxes)	38.71	50.48	63.82	78.92		
Add: Depreciation	-	-	-	-		
Less: Capital Expenditure	-	-	-	-		
Add: Interest (post-tax)	-	-	-	-		
Less: Change in Non-Cash Working Capital	189.69	38.33	42.16	46.38		
Free Cash Flows to Firm	(150.98)	12.15	21.66	32.54	471.04	
Discounting Factor (Mid-Year)	0.92	0.79	0.68	0.58	0.58	
Present value of Cash flow	(139.62)	9.61	14.65	18.82	272.53	
Enterprise Value	175.99					
Add: Cash and cash equivalents	36.72					
<b>Equity Value</b>	212.71					
No of Shares	1,204					
Per Share Equity Value	176,667.80					

# 2. Fortune (India) Constructions Limited

FORTUNE (INDIA) CONSTRUCTIONS LIMITED				
Particulars	All Amount INR Million			
Equity Share Capital	735.40			
Reserves and Surplus	(39.36)			
Net Asset Value	696.04			
Appreciation/ (Diminution)	188.58			
Adjusted Networth	884.62			
No. of Equity Shares	73,540,000.00			
<b>Per Share Equity Value</b>	12.03			

#### 3. MJM Remedies Pvt Ltd

MJM REMEDIES PVT LTD				
Particulars All Amount INR Million				
Equity Share Capital	1.70			
Reserves and Surplus	(1.16)			
Net Asset Value	0.54			

Appreciation/ (Diminution)	-
Adjusted Networth	0.54
No. of Equity Shares	170,000.00
Per Share Equity Value	3.17

# 4. Indis Healthcare LLP

Discounted Free Cash Flow Analysis - Indis Healthacre LLP						
WACC:	15.08%	A A TAID MUI!				
GROWTH RATE:	5.00%		Amount In INR Million			
FY	2025	2026 2027 2028 2029 Termina				Terminal
Particulars						
Turnover	201.46	282.05	394.87	473.84	568.61	
PBT (Profits Before Taxes)	(1.20)	8.63	19.93	32.20	42.35	
Less: Direct Taxes Paid	-	-	5.16	10.05	13.21	
PAT	(1.20)	8.63	14.78	22.15	29.13	
Add: Depreciation	0.09	0.08	0.07	0.06	0.05	
Less: Capital Expenditure	0.13	0.11	0.09	0.08	0.07	
Add: Interest (post-tax)	-	-	-	-	-	
Less: Change in Non-Cash Working Capital	56.50	24.03	33.65	23.55	28.26	
Free Cash Flows to Firm	(57.74)	(15.44)	(18.90)	(1.42)	0.85	219.29
Discounting Factor (Mid-Year)	0.93	0.81	0.70	0.61	0.53	0.53
Present value of Cash flow	(53.82)	(12.50)	(13.30)	(0.87)	0.45	116.53
Enterprise Value	36.49					
Add: Cash On Hand	0.02					
Add: Axis Bank 922020015105922 (ca)	0.27					
Equity Value	36.78					

# SECTION VII-CAVEATS

- This Valuation Report has been issued on the specific request of Company for determining the Share exchange ratio for the said proposed Scheme of Arrangement in accordance with the Companies Act, 2013 and Rules thereof. This Report is prepared exclusively for the above stated purpose and must not be copied, disclosed, or circulated or referred to in correspondence or discussion with any other party. Neither this report nor its content may be used for any other purpose without the prior written consent.
- No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in accounts. Therefore, no responsibility is assumed for matters of legal nature.
- In accordance with the customary approach adopted in Valuation exercise, I have summarized the Share exchange ratio of equity shares of the company based on the information as was provided to us by the management of the Company both written, verbal and other publicly available information. Ido not assumes any responsibility for the accuracy or reliability of such documents on which I have relied upon in forming the opinion.
- This Report does not investigate the business/commercial reasons behind the transaction nor the likely benefits arising out of the same. In addition, I express no opinion or recommendation, and the shareholders are expected to exercise their own discretion.
- I have no present or planned future interest in the Company and the fee for this Valuation analysis is not contingent upon the values reported herein. The Valuation Analysis contained herein is not intended to represent the value at any time other than the date that is specifically stated in this Report.
- The report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to herein.
- In no circumstances shall the liability of a valuer, its partners, directors, or employees, relating to the services provided in connection with the engagement set out in this Valuation report shall exceed the amount paid to such valuer in respect of the fees charged by it for these services.
- The valuation report should not be construed as investment advice; specifically, I do not express any opinion on the suitability or otherwise of entering the proposed transaction.

# **FAIRNESS OPINION REPORT**

# FOR THE PROPOSED AMALGAMATION BETWEEN

IND SWIFT LIMITED (TRANSFEROR COMPANY)

**AND** 

# IND SWIFT LABORATORIES LIMITED

(TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS
(UNDER SECTION 230 TO 232 OF THE COMPANIES ACT, 2013)



To,
The Board of Directors
IND SWIFT LIMITED

781 Industrial Area Phase II, Chandigarh – 160 002, India To,
The Board of Directors
IND SWIFT LABORATORIES LIMITED

SCO 850, Shivalik Enclave, Nac, Manimajra Chandigarh, Chandigarh – 160 101, India

Dear Sir/Ma'am,

Subject: Fairness Opinion on Equity Share Exchange Ratio pursuant to the proposed Scheme of Arrangement for Amalgamation between Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")

This is in furtherance to our report dated 25<sup>th</sup> September, 2023 issued in the matter of proposed amalgamation of Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") on the Valuation Report dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412, wherein pursuant to the observation received from both the Stock Exchanges the Company got the fresh valuation carried out in the aforesaid matter based on latest audited financials of each of the Companies for the financial year ended on 31<sup>st</sup> March 2024. Now therefore, we, **Ekadrisht Capital Private Limited** (SEBI Registered Category I Merchant Banker), have been again approached by the Transferor Company, to provide a Fairness Opinion on the said fresh Valuation report issued by Mr. Ajay Kumar Siwach, Registered Valuer dated 16<sup>th</sup> May 2024.

In terms of our engagement, we are enclosing our opinion along with this letter. All comments as contained herein must be read in conjunction with the caveats to this opinion. The opinion is confidential and has been made in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") read with SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, it should not be used, reproduced or circulated to any other person, in whole or in part, without the prior consent of Ekadrisht Capital Private Limited, such consent will only be given after full consideration of the circumstances at the time. We are however aware that the conclusion in this report may be used for the purpose of disclosure to be made to the stock exchanges, Hon'ble National company Law Tribunal ("NCLT") and notices to be dispatched to the shareholders and creditors for convening the meeting pursuant to the directions of Hon'ble NCLT and we provide consent for the same.

Trust the above meets your requirements. Please feel free to contact us in case you require any additional information or clarifications.

**Yours Faithfully** 

For Ekadrisht Capital Private Limited

For Ekadrisht Capital Private Limited

[Authorized Signatory]

Date: 17.05.2024

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#### **CONTEXT AND BACKGROUND**

The Transferor Company and Transferee Company belongs to same group i.e., Ind-swift group. The amalgamation of Transferor Company with Transferee Company will create a synergy benefit wherein Transferee Company will get working business undertaking and combined business will get exposure of good working capital. The Board of Directors of Transferor Company and the Transferee Company believe that the amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business, better exposure of working capital, easy repayment of the debt of the Transferor Company. It would enable enhanced value creation for the companies involved in Scheme, their respective Shareholders and Creditors.

Furthermore, this Scheme of Arrangement for Amalgamation of the Transferor Company with the Transferee Company would result, inter-alia, in the following additional benefits:

This Scheme of Amalgamation would result, inter-alia, in the following benefits:

#### • Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

# • Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### • Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from



the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

### • Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

#### • Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.



# **BRIEF ABOUT COMPANIES**

1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06th June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh 160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. The Preference Shares of the Transferor Company are unlisted.

#### Audited Balance Sheet as at 31st March 2024:

Particulars	Amount in INR Million
Share Capital	108.33
Reserves and Surplus	(7,025.42)
Non-Current Liabilities	10,249.30
Current liabilities and provisions	3,202.57
Equity & Liabilities	6,534.78
Non-Current Assets	3,117.94
Current Assets	3,416.83
Total Assets	6,534.78

#### Audited Statement of Profit and Loss for the 12 Months period ended 31st March 2024:

Particulars	Amount in INR Million
Revenue from Operations	5,022.48
Other Income	579.93
Total Revenue	5,602.41
Operating Expenses	4,546.18
EBITDA	1,056.23
Depreciation & Amortization	271.071
EBIT	785.15
Finance Cost	629.36
Profit before Tax (PBT)	155.79

#### The Capital Structure of the Company as at 31st March 2024:

Particulars Particulars	Amount (INR)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	150,000,000.00
Cumulative redeemable Preference share capital- 25,00,000 shares of Rs. 100/- each	250,000,000.00
Total	400,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
5,41,64,653 Equity Shares of Rs. 2/- each	108,329,306.00
14,20,000 Cumulative redeemable Preference share of Rs. 100/- each	142,000,000.00
Total	250,329,306.00



2. IND-SWIFT LABORATORIES LIMITED (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has, as of the appointed date completed a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business. The Equity Shares of the Transferee Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. Further, the Non-Convertible Debentures of the Transferee Company (listed on the bourses of BSE Limited) were repaid and redeemed in full on 18th March 2024.

#### Audited Standalone Balance Sheet as at 31st March 2024:

Particulars	Amount in INR Million
Share Capital	590.87
Reserves and Surplus	8,631.55
Non-Current Liabilities	42.23
Current liabilities and provisions	1,783.20
Equity & Liabilities	11,047.85
Non-Current Assets	5,592.48
Current Assets	5,455.37
Total Assets	11,047.85

Audited Standalone Statement for the 12 Months period ended 31st March 2024:

Particulars	Amount in INR Million
Revenue from Operations	12,273.18
Other Income	453.14
Total Revenue	12,726.31
Operating Expenses	9,773.52
EBITDA	2,952.79
Depreciation & Amortization	533.03
EBIT	2,419.76
Finance Cost	510.96
<b>Exceptional Item Loss (Profit)</b>	(3,865.90)
Profit before Tax (PBT)	5,774.71

The Capital Structure of the Company as at 31st March, 2024:

Particulars	Amount (INR)
Authorized Share Capital	
60,000,000 Equity Share of Rs. 10/-each	600,000,000.00
Total	600,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
59,086,860 Equity Share of Rs. 10/-each fully paid up	590,868,600.00
Total	590,868,600.00



#### SHARE EXCHANGE RATIO FOR AMALGAMATION

#### **SHARE EXCHANGE RATIO FOR AMALGAMATION: -**

BSE Circular No. LIST/COMP/02/2017-18 dated 29 May 2017 requires the valuation report for a Scheme of Arrangement to provide certain requisite information in a specified format.

Valuation Methodology		Ind Swift Limited (Transferor)		Ind Swift Laboratories Limited (Transferee)			
Approach	Applied	Weights	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)	Weights	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)
Asset	Adjusted Book Value	Nil	Nil		80%	166.41	
Manlad	Comparable Companies Multiples	Nil	Nil	22.04	Nil	Nil	155.01
Market	Market Market Price 100% 22.94 Method	22.94	20%	113.90	155.91		
Income	Discounted Cash Flow	0%	11.89		Nil	Nil	

Based on above analysis, the share exchange ratio has been arrived at and accordingly the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares on a proportionate basis to each member of the Transferor Company whose names are recorded in the Register of Members/ List of Beneficial Owners for shares in dematerialized form of the Transferor Company on the Record Date.

Calculation Of Exchange Ratio					
Company Name	Ind Swift Laboratories Limited	Ind Swift Limited			
Company Name	(Transferee Company)	(Transferor Company)			
<b>Equity Value Per Share (INR)</b>	155.91	22.94			
Exchange Ratio	1.00	0.15			
<b>Exchange Ratio For 100 Shares</b>	100	15			

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.



# **Method of Valuation:**

There are three approaches to Valuation namely Income, Asset, and Market Approaches.

Approach	Valuation Methodologies	Basis of Consideration
Asset	Adjusted Net Asset Value (NAV) Method	The Asset-based method views the business as a set of assets and liabilities that are used as building blocks of a business value. The business value is the difference in the value of these assets and liabilities on a Book Value basis Realizable Value basis or Replacement Cost basis.  In the case of a transferee Company, I have deemed it suitable to apply NAV as the Company has a huge quantum of Investment assets and this method involves identifying and valuing a company's assets which is quite objective and reliable as the company has stable and predictable asset values.
		However, in the case of the Transferor Company, the company has not made any significant investment in assets, along the Book Value of the Company is in negative, hence, we deemed it suitable to avoid the Adjusted Net Asset Value (NAV) Method.
Market	Comparable Companies Multiples (CCM) Method Market Price Method (90	This methodology uses the valuation ratio of a publicly traded company and applies that ratio to the company being valued. The valuation ratio typically expresses the valuation as a function of a measure of financial performance or Book Value (e.g., Revenue, EBITDA, EBIT, Earnings per Share or Book Value). A key benefit of Comparable Company Market Multiple analysis is that the methodology is based on the current market stock price. The current stock price is generally viewed as one of the best valuation metrics because it is based on observable inputs.  In the instant case, both companies are listed on the Stock Exchange and are frequently traded in the National Stock Exchange (NSE). Hence, I deemed it suitable to consider the Market Price in the NSE for the valuation exercise instead of the Comparable Multiples of the Transferor and Transferee Companies.  In this method the VWAP (Volume Weighted Average Price) of the latest 90 Trading days (TD) VWAP and 10 Trading days are taken. The maximum of these two is then taken as the fair market value.
	Trading Days (TD) –10 Trading Days (TD))	Since both the Companies are listed on the Stock Exchanges and are frequently traded on NSE, I have applied this methodology in this instant case for Transferor and Transferee Companies.
Income	Discounted Free Cash Flow (DFCF) Method	The DFCF method expresses the present value of the business as a function of its future cash earnings capacity. This methodology works on the premise that the value of a business is measured in terms of future cash flow streams, discounted to the present time at an appropriate discount rate. The value of the firm is arrived at by estimating the Free Cash Flows (FCF) to Firm and discounting the same with Weighted Average cost of capital (WACC). The DFCF methodology is the most appropriate basis for determining the earning capability of a business. In the DFCF approach, the appraiser estimates the cash flows of any business after all operating expenses, taxes, and necessary investments in working capital and Capex is being met.  In case of the Transferee Company, I have deemed it suitable to avoid DFCF Method as the Company has a huge quantum of Investment assets and this method involves valuing a company based on the future cash flows. However, the future cash flows from the Investment Asserts might not be accurate and reliable while computing the Company's worth.  In case of the Transferor Company, having a business which is expected to be continued in future years along with minimal Investment assets, hence I deemed



	it suitable to do valuation of the Company as per Discounted Free Cash Flow
	(DFCF) Method.

#### **CONCLUSION & OPINION**

In case of a valuation for Amalgamation, the emphasis is on arriving at the "relative" values of the shares of the merging companies to facilitate determination of the "share exchange ratio". Hence, the purpose is not to arrive at absolute values of the shares of the companies.

#### Judicial Pronouncements: -

Hindustan lever Employees' Union v/s Hindustan lever Limited and others (1995) 83 Company cases 30 (SC)

The jurisdiction of the Court in sanctioning a claim of merger is not to ascertain mathematical accuracy if the determination satisfied the arithmetical test. A company court does not exercise an appellate jurisdiction. It exercises a jurisdiction founded on fairness. It is not required to interfere only because the figure arrived at by the valuer was not as good as it would have been if another method had been adopted. What is imperative is that such determination should not have been contrary to law and that it was not unfair for the shareholders of the company which was being merged.

The Hon'ble Supreme Court held "I do not think that the internal management, business activity or institutional operation of public bodies can be subjected to inspection by the court. To do so, is incompetent and improper and, therefore, out of bounds."

The dominance of profits for valuation of share was emphasized in "McCathies case" (Taxation, 69 CLR 1) where it was said that "the real value of shares in a company will depend more on the profits which the company has been making and should be capable of making, having regard to the nature of its business, than upon the amount which the shares would realize on liquidation". This was also reiterated by the Indian Courts in Commissioner of Wealth Tax v. MahadeoJalan's case (S.C.) (86 ITR 621) and Additional Commissioner of Gift Tax v. Kusumben D. Mahadevia (S.C.) (122 ITR 38).

In the ultimate analysis, valuation will have to involve the exercise of judicious discretion and judgment considering all the relevant factors. There will always be several factors, e.g., present, and prospective competition, yield on comparable securities, and market sentiments etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share.

Based on the facts of the case, we have valued Ind Swift Limited (Transferor Company/ "ISL") and Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") as per the Internationally Accepted Methodologies.

"Subject to the above read with the caveats as detailed later, we as a Merchant Banker hereby certify that pursuant to SEBI Master Circular no. SEBI/HO/CFD/DIL1/CIR/P/2021/000000665 dated November 23, 2021, we have reviewed the proposed Scheme of Arrangement for Amalgamation, the Valuation Report dated 16<sup>th</sup> May 2024 of Mr. Ajay Kumar Siwach, Registered Valuer, with respect to the share exchange ratio aspects and consider it to be fair and reasonable from the point of view of equity shareholders of the Companies".



#### **CAVEATS**

- We wish to emphasize that; we have relied on explanations and information provided by the
  respective management and other publicly available information. Although we have reviewed
  such data for consistency and reasonableness, we have not independently investigated or
  otherwise verified the data provided.
- We have not made an appraisal or independent valuation of any of the assets or liabilities of the companies and have not conducted an audit or due diligence or reviewed/validated the financial data except what is provided to us by the Restructured Companies.
- The scope of our work has been limited both in terms of the areas of the business and operations
  which we have reviewed and the extent to which we have reviewed them. There may be matters,
  other than those noted in this Scheme, which might be relevant in the context of the transaction
  and which a wider scope might uncover.
- We have no present or planned future interest in the Restructured Company/ies and the fee payable for this opinion is not contingent upon the opinion reported herein.
- Our Fairness Opinion should not be construed as investment advice; specifically, we do not express any opinion on the suitability or otherwise of entering into the proposed transaction.
- The Opinion contained herein is not intended to represent at any time other than the date that is specifically stated in this Fairness Opinion Report. This opinion is issued on the understanding that the Management of the Restructured Companies under the Scheme have drawn our attention to all matters of which they are aware, which may have an impact on our opinion up to the date of signature. We have no responsibility to update this report for events and circumstances occurring after the date of this Fairness Opinion.



# **FAIRNESS OPINION REPORT**

FOR THE PROPOSED AMALGAMATION BETWEEN

(TRANSFEROR COMPANY)

AND

IND SWIFT LABORATORIES LIMITED
(TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS
(UNDER SECTION 230 TO 232 OF THE COMPANIES ACT, 2013)





GSTIN: 07AAICS6488H1ZS CIN: U65923DL2001PLC113191

# 3DIMENSION CAPITAL SERVICES LIMITED

SEBI Registered (Category - I) Merchant Banker SEBI Registration No. INM000012528

To, The Board of Directors IND SWIFT LIMITED 781 Industrial Area Phase II, Chandigarh – 160 002, India

To,
The Board of Directors
IND SWIFT LABORATORIES LIMITED
SCO 850, Shivalik Enclave,
Nac, Manimajra Chandigarh,
Chandigarh – 160 101, India

Dear Sir/Ma'am,

Subject: Fairness Opinion on Equity Share Exchange Ratio pursuant to the proposed Scheme of Arrangement for Amalgamation between Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")

This is in furtherance to our report dated 25th September, 2023 issued in the matter of proposed amalgamation of Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") on the Valuation Report dated 25th September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412, wherein pursuant to the observation received from both the Stock Exchanges the Company got the fresh valuation carried out in the aforesaid matter based on latest audited financials of each of the Companies for the financial year ended on 31th March 2024. Now therefore, we, 3Dimension Capital Services Limited (SEBI Registered Category I Merchant Banker), have been again approached by the Transferee Company, to provide a Fairness Opinion on the said fresh Valuation report issued by Mr. Ajay Kumar Siwach, Registered Valuer dated 16th May 2024.

In terms of our engagement, we are enclosing our opinion along with this letter. All comments as contained herein must be read in conjunction with the caveats to this opinion. The opinion is confidential and has been made in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") read with SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, it should not be used, reproduced or circulated to any other person, in whole or in part, without the prior consent of 3Dimension Capital Services Limited, such consent will only be given after full consideration of the circumstances at the time. We are however aware that the conclusion in this report may be used for the purpose of disclosure to be made to the stock exchanges, Hon'ble National company Law Tribunal ("NCLT") and notices to be dispatched to the shareholders and creditors for convening the meeting pursuant to the directions of Hon'ble NCLT and we provide consent for the same.





Trust the above meets your requirements. Please feel free to contact us in case you require any additional information or clarifications.

Yours Faithfully

For 3Dimension Capital Services Limited

[Authorized Signatory]

Date: 17.05.2024



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# CONTEXT AND BACKGROUND

The Transferor Company and Transferee Company belongs to same group i.e., Ind-swift group. The amalgamation of Transferor Company with Transferee Company will create a synergy benefit wherein Transferee Company will get working business undertaking and combined business will get exposure of good working capital. The Board of Directors of Transferor Company and the Transferee Company believe that the amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business, better exposure of working capital, easy repayment of the debt of the Transferor Company. It would enable enhanced value creation for the companies involved in Scheme, their respective Shareholders and Creditors.

Furthermore, this Scheme of Arrangement for Amalgamation of the Transferor Company with the Transferee Company would result, inter-alia, in the following additional benefits:

This Scheme of Amalgamation would result, inter-alia, in the following benefits:

#### Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferor Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

### Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

### Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/reporting burden and





administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

# Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.





#### **BRIEF ABOUT COMPANIES**

1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06th June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh 160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. The Preference Shares of the Transferor Company are unlisted.

#### Audited Balance Sheet as at 31st March 2024:

Particulars	Amount in INR Million	
Share Capital	108.33	
Reserves and Surplus	(7,025.42)	
Non-Current Liabilities	10,249.30	
Current liabilities and provisions	3,202.57	
Equity & Liabilities	6,534.78	
Non-Current Assets	3,117.94	
Current Assets	3,416.83	
Total Assets	6,534.78	

#### Audited Statement of Profit and Loss for the 12 Months period ended 31st March 2024:

Particulars	Amount in INR Million
Revenue from Operations	5,022.48
Other Income	579.93
Total Revenue	5,602.41
Operating Expenses	4,546.18
EBITDA	1,056,23
Depreciation & Amortization	271.071
EBIT	785.15
Finance Cost	629.36
Profit before Tax (PBT)	155.79

#### The Capital Structure of the Company as at 31st March 2024:

Particulars Particulars	Amount (INR)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	150,000,000.00
Cumulative redeemable Preference share capital- 25,00,000 shares of Rs. 100/- each	250,000,000.00
Total	400,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
5,41,64,653 Equity Shares of Rs. 2/- each	108,329,306.00
14,20,000 Cumulative redeemable Preference share of Rs. 100/- each	142,000,000.00
Total	250,329,306.00





2. IND-SWIFT LABORATORIES LIMITED (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January. 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs). Intermediates and Finished Dosages. The Transferee Company has, as of the appointed date completed a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business. The Equity Shares of the Transferee Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. Further, the Non-Convertible Debentures of the Transferee Company (listed on the bourses of BSE Limited) were repaid and redeemed in full on 18th March 2024.

## Audited Standalone Balance Sheet as at 31st March 2024:

Particulars	Amount in INR Million	
Share Capital	590.87	
Reserves and Surplus	8,631.55	
Non-Current Liabilities	42.23	
Current liabilities and provisions	1,783.20	
Equity & Liabilities	11,047.85	
Non-Current Assets	5,592.48	
Current Assets	5,455.37	
Total Assets	11,047.85	

Audited Standalone Statement for the 12 Months period ended 31st March 2024:

Particulars	Amount in INR Million		
Revenue from Operations	12,273.18		
Other Income	453.14		
Total Revenue	12,726.31		
Operating Expenses	9,773.52		
EBITDA	2,952,79		
Depreciation & Amortization	533.03		
EBIT	2,419.76		
Finance Cost	510.96		
Exceptional Item Loss (Profit)	(3,865.90)		
Profit before Tax (PBT)	5,774.71		

The Capital Structure of the Company as at 31" March, 2024:

Particulars	Amount (INR)
Authorized Share Capital	
60,000,000 Equity Share of Rs. 10/-each	600,000,000.00
Total	600,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
59,086,860 Equity Share of Rs. 10/-each fully paid up	590,868,600.00
Total	590,868,600.00





## SHARE EXCHANGE RATIO FOR AMALGAMATION

## SHARE EXCHANGE RATIO FOR AMALGAMATION: -

BSE Circular No. LIST/COMP/02/2017-18 dated 29 May 2017 requires the valuation report for a Scheme of Arrangement to provide certain requisite information in a specified format.

Valuation Appreach	Methodology Applied	Ind Swift Limited (Transferor)		Ind Swift Laboratorics Limited (Transferee)			
		Weights	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)	Weights	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)
Asset	Adjusted Book Value	Nil	Nil	22.94	80%	166.41	155.91
Market -	Comparable Companies Multiples	Nil	Nil		Nit	Nit	
	Market Price Method	100%	22.94		20%	113.90	
Income	Discounted Cash Flow	0%	11.89		Nit	Nil	

Based on above analysis, the share exchange ratio has been arrived at and accordingly the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares on a proportionate basis to each member of the Transferor Company whose names are recorded in the Register of Members/ List of Beneficial Owners for shares in dematerialized form of the Transferor Company on the Record Date.

Ca	lculation Of Exchange Ratio	
Company Name	Ind Swift Laboratories Limited (Transferee Company)	Ind Swift Limited (Transferor Company)
Equity Value Per Share (INR)	155.91	22.94
Exchange Ratio	1.00	0.15
Exchange Ratio For 100 Shares	100	15

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.





## Method of Valuation:

There are three approaches to Valuation namely Income, Asset, and Market Approaches.

Approach	Valuation Methodologies	Basis of Consideration
Asset	Adjusted Net Asset Value (NAV) Method	The Asset-based method views the business as a set of assets and liabilities that are used as building blocks of a business value. The business value is the difference in the value of these assets and liabilities on a Book Value basis Realizable Value basis or Replacement Cost basis.  In the case of a transferee Company, I have deemed it suitable to apply NAV as the Company has a huge quantum of Investment assets and this method involves identifying and valuing a company's assets which is quite objective and reliable as the company has stable and predictable asset values.  However, in the case of the Transferor Company, the company has not made any significant investment in assets, along the Book Value of the Company is in negative, hence, we deemed it suitable to avoid the Adjusted Net Asset Value (NAV) Method.
Market	Comparable Companies Multiples (CCM) Method	This methodology uses the valuation ratio of a publicly traded company and applies that ratio to the company being valued. The valuation ratio typically expresses the valuation as a function of a measure of financial performance or Book Value (e.g., Revenue, EBITDA, EBIT, Earnings per Share or Book Value). A key benefit of Comparable Company Market Multiple analysis is that the methodology is based on the current market stock price. The current stock price is generally viewed as one of the best valuation metrics because it is based on observable inputs. In the instant case, both companies are listed on the Stock Exchange and are frequently traded in the National Stock Exchange (NSE). Hence, I deemed it suitable to consider the Market Price in the NSE for the valuation exercise instead of the Comparable Multiples of the Transferor and Transferee Companies.
	Market Price Method (90 Trading Days (TD) –10 Trading Days (TD))	In this method the VWAP (Volume Weighted Average Price) of the latest 90 Trading days (TD) VWAP and 10 Trading days are taken. The maximum of these two is then taken as the fair market value.  Since both the Companies are listed on the Stock Exchanges and are frequently traded on NSE, I have applied this methodology in this instant case for Transferor and Transferee Companies.
Income	Discounted Free Cash Flow (DFCF) Method	The DFCF method expresses the present value of the business as a function of its future cash earnings capacity. This methodology works on the premise that the value of a business is measured in terms of future cash flow streams, discounted to the present time at an appropriate discount rate. The value of the firm is arrived at by estimating the Free Cash Flows (FCF) to Firm and discounting the same with Weighted Average cost of capital (WACC). The DFCF methodology is the most appropriate basis for determining the earning capability of a business. In the DFCF approach, the appraiser estimates the cash flows of any business after all operating expenses, taxes, and necessary investments in working capital and Capex is being met.  In case of the Transferee Company, I have deemed it suitable to avoid DFCF Method as the Company has a huge quantum of investment assets and this method involves valuing a company based on the future cash flows. However, the future cash flows from the Investment Asserts might not be accurate and reliable while computing the Company's worth.  In case of the Transferor Company, having a business which is expected to be continued in future years along with minimal investment assets, hence I deemed it suitable to do valuation of the Company as per Discounted Free Cash Flow (DFCF) Method.





#### **CONCLUSION & OPINION**

In case of a valuation for Amalgamation, the emphasis is on arriving at the "relative" values of the shares of the merging companies to facilitate determination of the "share exchange ratio". Hence, the purpose is not to arrive at absolute values of the shares of the companies.

#### Judicial Pronouncements: -

Hindustan lever Employees' Union v/s Hindustan lever Limited and others (1995) 83 Company cases 30 (SC)

The jurisdiction of the Court in sanctioning a claim of merger is not to ascertain mathematical accuracy if the determination satisfied the arithmetical test. A company court does not exercise an appellate jurisdiction. It exercises a jurisdiction founded on fairness. It is not required to interfere only because the figure arrived at by the valuer was not as good as it would have been if another method had been adopted. What is imperative is that such determination should not have been contrary to law and that it was not unfair for the shareholders of the company which was being merged.

The Hon'ble Supreme Court held "I do not think that the internal management, business activity or institutional operation of public bodies can be subjected to inspection by the court. To do so, is incompetent and improper and, therefore, out of bounds."

The dominance of profits for valuation of share was emphasized in "McCathies case" (Taxation, 69 CLR 1) where it was said that "the real value of shares in a company will depend more on the profits which the company has been making and should be capable of making, having regard to the nature of its business, than upon the amount which the shares would realize on liquidation". This was also reliterated by the Indian Courts in Commissioner of Wealth Tax v. MahadeoJalan's case (S.C.) (86 ITR 621) and Additional Commissioner of Gift Tax v. Kusumben D. Mahadevia (S.C.) (122 ITR 38).

In the ultimate analysis, valuation will have to involve the exercise of judicious discretion and judgment considering all the relevant factors. There will always be several factors, e.g., present, and prospective competition, yield on comparable securities, and market sentiments etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share.

Based on the facts of the case, we have valued Ind Swift Limited (Transferor Company/ "ISL") and Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") as per the Internationally Accepted Methodologies.

"Subject to the above read with the caveats as detailed later, we as a Merchant Banker hereby certify that pursuant to SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, we have reviewed the proposed Scheme of Arrangement for Amalgamation, the Valuation Report dated 16th May 2024 of Mr. Ajay Kumar Siwach, Registered Valuer, with respect to the share exchange ratio aspects and consider it to be fair and reasonable from the point of view of equity shareholders of the Companies".





### CAVEATS

- We wish to emphasize that; we have relied on explanations and information provided by the
  respective management and other publicly available information. Although we have reviewed
  such data for consistency and reasonableness, we have not independently investigated or
  otherwise verified the data provided.
- We have not made an appraisal or independent valuation of any of the assets or liabilities of the
  companies and have not conducted an audit or due diligence or reviewed/validated the financial
  data except what is provided to us by the Restructured Companies.
- The scope of our work has been limited both in terms of the areas of the business and operations
  which we have reviewed and the extent to which we have reviewed them. There may be matters,
  other than those noted in this Scheme, which might be relevant in the context of the transaction
  and which a wider scope might uncover.
- We have no present or planned future interest in the Restructured Company/ies and the fee payable for this opinion is not contingent upon the opinion reported herein.
- Our Fairness Opinion should not be construed as investment advice; specifically, we do not
  express any opinion on the suitability or otherwise of entering into the proposed transaction.
- The Opinion contained herein is not intended to represent at any time other than the date that is
  specifically stated in this Fairness Opinion Report. This opinion is issued on the understanding that
  the Management of the Restructured Companies under the Scheme have drawn our attention to
  all matters of which they are aware, which may have an impact on our opinion up to the date of
  signature. We have no responsibility to update this report for events and circumstances occurring
  after the date of this Fairness Opinion.











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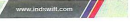
E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

# ADOPTION OF REPORT BY THE BOARD OF DIRECTORS OF IND-SWIFT LIMITED ("THE COMPANY") IN ITS MEETING HELD ON 18.05.2024 PURSUANT TO THE PROVISIONS OF SECTION 232(2)(c) OF THE COMPANIES ACT, 2013.

## 1. Background

- 1.1. The proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') and their respective shareholders and creditors under sections 230-232 of Companies Act, 2013 (the "Scheme/ Scheme of Amalgamation") was initially approved by the Board of Directors of Transferor Company vide resolution dated 25th September 2023 and further modified vide resolution dated 8<sup>th</sup> March, 2024. Pursuant to the direction issued by BSE Limited and National Stock Exchange of India Limited, the Board adopted a revised Scheme of Amalgamation vide resolution dated 18<sup>th</sup> May 2024.
- **1.2.** This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2) (c) of the Companies Act, 2013.
- **1.3.** The following documents were placed before the Board:
  - 1.3.1. Scheme as approved by the Directors on 25<sup>th</sup> September, 2023 and 8<sup>th</sup> March, 2024.
  - 1.3.2. Revised Scheme duly initialed by the Directors for the purpose of identification.
  - 1.3.3. Valuation Report dated 25<sup>th</sup> September, 2023 of Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets ("the Valuers") describing the methodology adopted by them in arriving at the Share Exchange Ratio; and; Fairness opinion dated 25th September, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;
  - 1.3.4. Valuation Report dated and 16th May, 2024 of Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets ("the Valuers") describing the methodology adopted by them in arriving at the Share Exchange Ratio; and; Fairness opinion dated 17th May, 2024 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;
  - 1.3.5. Report of the Committee of Independent Directors of the Company dated 25<sup>th</sup> September, 2023, recommending the Scheme, taking into consideration inter alia, that the Scheme is not detrimental to the shareholders of the Company; and; the subsequent report of the Committee of Independent Directors of the Company dated 18<sup>th</sup> May, 2024;













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1.3.6. Report of the Audit Committee of the Company dated 25<sup>th</sup> September, 2023, recommending the Scheme taking into consideration inter alia, the valuation report, and commenting on the need for the Scheme, rationale of the Scheme, cost benefit analysis of the Scheme, impact of the Scheme on the shareholders of the Company and synergies of business of entities involved; and; the subsequent report of the Committee of Independent Directors of the Company dated 18<sup>th</sup> May, 2024.

## 2. Need and Rationale of Scheme of Arrangement:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

## 2.1.1. Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

## 2.1.2. Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value,













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alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

## 2.1.3. Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

## 2.1.4. Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and a cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

#### 2.1.5. Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combining the collective strength of both the companies, achieving business and













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operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

- 3. Effect of the Scheme of Arrangement as summarized below on shareholders (promoter and non- promoter shareholders), employees and KMPs of Transferor Company.
- 3.1. Effect on the equity shareholders (promoter shareholders and non-promoter shareholders):
  - 3.1.1 Upon approval of the Scheme by the National Company Law Tribunal, the Shareholders of Transferor Company as on record date shall be entitled to equity shares in the Transferee Company on the basis of the share exchange ratio determined as per the aforementioned valuation report as submitted to the Board. Accordingly, the shareholders of Transferor Company shall be allotted shares in the Transferee Company.
  - 3.1.2 As per the valuation report, the share exchange ratio is as follows:

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company."

- 3.1.3 Moreover, the fairness opinion has been issued in respect of the valuation report, no special valuation difficulties were reported by the valuer.
- 3.1.4 Any fraction arising out of allotment of equity shares together with all additions or accretions thereto, shall be consolidated and held by the Trust, nominated by the Board of Directors of the Transferee Company on behalf of shareholders of the Transferor Company entitled to fractional entitlements.













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3.1.5 Upon this Scheme coming into effect, the Transferee Company, without further application, act or deed, shall issue and allot to each of the Preference Shareholder of the Transferor Company, Preference shares in proportion of 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each in Transferee Company for every 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each held by them in Transferor Company pursuant to this Scheme of Amalgamation. All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the Transferee Company also.

## 3.2 Directors, Board of Directors and Key Managerial Personnel (KMPs):

Upon the scheme becoming effective, the transferor company shall stand dissolved without being wound up. In these circumstances, the directors and key managerial personnel of the transferor company shall cease to be the directors and directors and key managerial personnel of the transferor company.

## **3.2.** Effect on the Employees:

Under Clause 6 of Part II of the Scheme and with effect from the Appointed Date, the services of all Employees of the Transferor Company shall stand transferred to the Transferee Company, on the same terms and conditions at which these Employees are engaged by the Transferor Company without any interruption of service as a result of the merger. The Scheme is not detrimental to the interest of any employees.

#### **3.3.** Effect on the Creditors:

The creditors of the Transferor Company become the creditors of the Transferee company and the liability of the creditors of the Company, However, the liability towards the creditors (secured or unsecured) of the Transferor and Transferee Company.

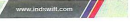
#### 3.4.Debenture holders, Bond holders and Debenture Trustees

The Company does not have any Debenture holders, Bond holders and Debenture Trustee.

## **3.5.**Effect Depositors and Deposit Trustees

The Company does not have any Deposit Trustees. The Company has few unclaimed Fixed Deposits, which are unclaimed by the Depositors. The unclaimed deposits of the Transferor Company shall be transferred to the Transferee Company. The Scheme of Arrangement for Amalgamation will have no impact on these unclaimed Depositors as lying with the transferor and transferee company as the liability towards them is neither being reduced nor being extinguished.













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## 4. <u>Conclusion</u>:

While deliberating on the revised Scheme, the Board has considered its impact on each of the shareholders (promoters and non-promoter shareholders), KMPs, creditors and employees. In the opinion of the Board, the Scheme is in the best interest of the shareholders (promoters and non-promoter shareholders), KMPs, depositors, creditors and employees of the Company and there will be no prejudice caused to them in any manner by the Scheme.

The Board has adopted this Report after noting and considering the documents and information set forth in this Report. In order for the Transferor Company to comply with the requirements of extant regulations applicable to companies undertaking any scheme of amalgamation, this report of the Board may please be taken on record while considering the Scheme.

By order of the Board. For IND-SWIFT LIMITED

HIMANSHU JAIN

DIRECTOR DIN: 0014533







#### (A Recognised Export House)



ADOPTION OF REPORT BY THE BOARD OF DIRECTORS OF IND-SWIFT LABORATORIES LIMITED IN ITS MEETING HELD ON 18.05.2024 EXPLAINING THE EFFECT OF SCHEME ON EQUITY SHAREHOLDERS, CREDITORS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON – PROMOTER SHAREHOLDERS OF THE COMPANY PURSUANT TO THE PROVISIONS OF SECTION 232(2)(c) OF THE COMPANIES ACT, 2013.

### 1. Background

- 1.1. The proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') and their respective shareholders and creditors under sections 230-232 of Companies Act, 2013 ("the Scheme") was initially approved by the Board of Directors of Transferee Company vide resolution dated 25th September 2023 and further modified vide resolution dated 8th March, 2024 and subsequently on 18th May 2024. Further, pursuant to the direction issued by BSE Limited and National Stock Exchange of India Limited, the Board adopted the Revised Valuation Report issued on 16th May, 2024 by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412 and Revised Fairness Opinion dated 17th May 2024 which was obtained from 3Dimension Capital Services Limited, SEBI Registered, category-1, Merchant Banker to determine the Share Exchange ratio for amalgamation of Ind-Swift Limited ('Transferor Company') with the Company based upon the latest audited financial as on 31st March, 2024.
- **1.2.** This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2) (c) of the Companies Act, 2013.
- **1.3.** The following documents were placed before the Board:
  - 1.3.1. Revised Draft Scheme duly initialed by the Directors for the purpose of identification.
  - 1.3.2. Revised Valuation Report dated 16<sup>th</sup> May, 2024 of Ajay Kumar Siwach, Registered Valuer-Securities or Financial Assets ("the Valuers") based upon the latest audited financial as on 31<sup>st</sup> March 2024, along with the recommendation of its Audit Committee and Independent Director's Committee describing the methodology adopted by them in arriving at the Share Exchange Ratio.
  - 1.3.3. Revised Fairness opinion dated 17<sup>th</sup> May 2024 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker.
  - 1.3.4. Report of the Committee of Independent Directors of the Company dated May 18, 2024, recommending the Scheme; and
  - 1.3.5. Report of the Audit Committee of the Company dated May 18, 2024, recommending the Scheme.

#### 2. Need and Rationale of Scheme of Arrangement:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

#### 2.1.1. Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is



#### (A Recognised Export House)



engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

## 2.1.2. Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### 2.1.3. Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

#### 2.1.4. **Simplification of Group structure**:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and a cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

## 2.1.5. Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.



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CIN No. L24232CH1995PLC015553



In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combining the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

- 3. Effect of the Scheme of Arrangement as summarized below on shareholders (promoter and non-promoter shareholders), employees and KMPs of Transferor Company.
  - 3.1. Effect on the equity shareholders (promoter shareholders and non-promoter shareholders):
    - 3.1.1. Upon the coming into effect of the Scheme and in consideration of transfer and vesting of all assets and liabilities and entire business of Transferor Company in the Transferee Company, pursuant to Part II of the Scheme, the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares (hereinafter also referred to as the "New Equity Shares") on a proportionate basis to each member of the Transferor Company in shares in proportion of "Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company." There will be no change in the shares held by the existing shareholders of the Transferee Company pursuant to the proposed Scheme of Arrangement.
    - 3.1.2. Moreover, the fairness opinion has been issued in respect of the valuation report, no special valuation difficulties were reported by the valuer.
    - 3.1.3. The equity shares of the Transferee Company as held by the Transferor Company or vice versa (if any), if not transferred prior to the Effective Date, shall stand cancelled and approval of the Scheme pursuant to Sections 230 232 of the Act shall also be deemed to be the approval under Section 66 of the Companies Act, 2013 for reduction and cancellation of shares.
    - 3.1.4. Any fraction arising out of allotment of equity shares together with all additions or accretions thereto, shall be consolidated and held by the Trust, nominated by the Board of Directors of the Transferee Company on behalf of shareholders of the Transferor Company entitled to fractional entitlements.
    - 3.1.5. The Transferee Company shares to be issued and allotted by the Transferee Company in terms of this scheme shall be subject to the provisions of the Memorandum and Article of Association of the Transferee Company and shall rank pari-passu in all respects and shall have the same rights attached to the then existing equity shares of the Transferee Company.



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3.1.6. Upon this Scheme coming into effect, the Transferee Company, without further application, act or deed, shall issue and allot to each of the Preference Shareholder of the Transferor Company, Preference shares in proportion of 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each in Transferee Company for every 100 (Hundred) Preference shares of face value of Rs. 100 (Hundred) each held by them in Transferor Company pursuant to this Scheme of Amalgamation. All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the Transferee Company also.

#### 3.2. Effect on the Directors, Board of Directors and Key Managerial Personnel (KMPs):

There will be no change in the service terms and conditions of the existing Directors and the KMPs of the Transferee Company pursuant to the proposed Scheme of Arrangement.

#### 3.3. Effect on the Employees:

Under Clause 6 of Part II of the Scheme and with effect from the Appointed Date, the services of all Employees of the Transferor Company shall stand transferred to the Transferee Company, on the same terms and conditions at which these Employees are engaged by the Transferor Company without any interruption of service as a result of the merger. The Transferee Company also undertakes to accept and abide by any change in terms and conditions that may be agreed/ affected by the Transferor Company with all such Employees between the Appointed Date and Effective Date. There will be no change in the service terms and conditions of the existing employees, including the KMPs of the Transferee Company pursuant to the proposed Scheme of Arrangement. The Scheme is not detrimental to the interest of any employees.

#### 3.4. Effect on the creditors:

The liability towards the creditors of the Company, under the Scheme, is neither being reduced nor being extinguished.

#### 3.5. Debenture holders, Bond holders and Debenture Trustees:

The Company do not have any Debenture holders, Bond holders and Debenture Trustee.

#### 3.6. Depositors and Deposit Trustees:

Both the Transferor Company and Transferee Company do not have any Deposit Trustees. Both companies have few unclaimed Fixed Deposits, which are unclaimed by the Depositors. The unclaimed deposits of the Transferor Company shall be transferred to the Transferee Company. The Scheme of Arrangement for Amalgamation will have no impact on these unclaimed Deposits as lying with the transferor and transferee company as the liability towards them is neither being reduced nor being extinguished.

#### 4. Conclusion:

While deliberating on the Scheme, the Board has considered its impact on each of the shareholders (promoters and non-promoter shareholders), KMPs, creditors and employees. In the opinion of the Board, the Scheme is in the best interest of the shareholders (promoters and non-promoter shareholders), KMPs, creditors and employees of the Company and there will be no prejudice caused to them in any manner by the Scheme.



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The Board has adopted this Report after noting and considering the documents and information set forth in this Report. In order for the Transferee Company to comply with the requirements of extant regulations applicable to companies undertaking any scheme of amalgamation, this report of the Board may please be taken on record while considering the Scheme.

BY ORDER OF THE BOARD FOR IND-SWIFT LABORATORIES LIMITED

NAVRATTAN MUNJAI

CHAIRMAN & MANAGING DIRECTOR

DIN: 00015096









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To The Board of Directors Ind-Swift Limited

Report of Audit Committee of Ind-Swift Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company')

A meeting of Audit Committee of Ind-Swift Limited was held on 25<sup>th</sup> September, 2023 to consider and recommend the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') under Sections 230 to 232 of the Companies Act, 2013, in accordance with the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 (SEBI Master Circular). The report of the Company is being made in order to comply with the requirements of the aforesaid SEBI Master Circular. The audit committee has considered and reviewed the scheme and drawn out the following major points:

### 1. Background:

- 1.1 Ind-Swift Limited ('Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.
- 1.2 Ind-Swift Laboratories Limited ('Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has recently entered into a Business Transfer Agreement (as defined hereinafter) with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business which is yet to be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.













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1.3 The following documents were tabled at the meeting and reviewed by the Audit Committee:

- Draft Scheme on the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer-Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25<sup>th</sup> September, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;

## 2. Need and rationale of the Scheme is as follows:

The committee noted the following salient features of the Scheme:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

 Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.















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The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

## • Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

## Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

## Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and













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operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

## 3. Synergies of Business of the entities involved in the Scheme:

- 3.1 Rationalization and streamlining of the management structure and pooling of financial resources, managerial and technical expertise of the Transferee Company.
- 3.2 The Transferor Company is also engaged in the manufacturing of Pharmaceutical Products including FDF and amalgamation of Transferor Company with Transferee Company will create a synergy benefit wherein Transferee Company will get working business undertaking and combined business will get exposure of good working capital.
- 3.3 The proposed amalgamation would result in reduction of overheads, administrative, managerial and other expenditure and bring about operational rationalization, efficiency and optimum utilization of various resources.
- 3.4 The Transferor Company and Transferee Company are engaged in similar nature of business. Thus, the amalgamation would enable economies of scale by attaining critical mass and achieving cost saving. The amalgamation will thus eliminate a multi-layered structure and reduce managerial overlaps, which are necessarily involved in running multiple entities and also prevent cost duplication that can erode financial efficiencies of a holding structure and the resultant operations would be substantially cost-efficient.
- 3.5 Synergies created by scheme of arrangement would increase operational efficiency and integrate business functions.

## 4. Cost Benefit Analysis of the Scheme:

The present Scheme of Arrangement for Amalgamation is a tax neutral transaction. The Board of Directors of Transferor Company and the Transferee Company believe that the amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business and would also enable the Transferor Company in meeting its debt obligations.















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## 5. Impact of the Scheme on the Shareholders:

The Audit Committee discussed and deliberated upon the rationale and expected benefits of the Scheme. The Audit Committee also reviewed the aforesaid Valuation Report in which share exchange ratio has been determined on the basis of financials of Transferor Companies and Transferee Company as on 31<sup>st</sup> March, 2023 and Fairness Opinion obtained from the Independent Merchant Bankers. The Committee noted the followings:

- 5.1 Upon approval of the Scheme by the National Company Law Tribunal, the Shareholders of Transferor Company as on record date shall be entitled to equity shares in the Transferee Company basis the share exchange ratio determined as per the aforementioned valuation report submitted to this committee., the shareholders of Transferor Company shall be allotted shares in the Transferee Company.
- 5.2 As per the valuation report, value per share of the Company is arrived at INR 22.91/- and that of the Transferee Company is INR 150.13/-. Based on this, the share exchange ratio is as follows:

Transferee Company, without further application, act or deed, shall issue and allot to each of the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by them in Transferor Company pursuant to this Scheme of Amalgamation.

In light of the above, the Scheme will not adversely affect the rights or interest of any stakeholder of the Transferor Company including its shareholders or creditors.

## 6. Recommendations of the Audit Committee

The Audit Committee after due deliberations and due consideration of all terms of the Valuation Report of Registered Valuer and the Fairness Opinion of Independent Merchant Bankers, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –















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Transferee Company, without further application, act or deed, shall issue and allot to each of the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by them in Transferor Company pursuant to this Scheme of Amalgamation.

By the order of Audit Committee For Ind-Swift Limited

Bhupinder Singh Chairman of Audit Committee

Date: 25th September, 2023

Place: Chandigarh













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To
The Board of Directors
Ind-Swift Limited

Report of Audit Committee of Ind-Swift Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company')

In continuation of our earlier meetings held on 25th September, 2023 and 8th March, 2024 in the matter of Scheme of Arrangement for amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company'), we have been presented with a fresh Valuation Report dated 16th May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412 determining the Share Exchange Ratio based upon the latest audited financial as on 31st March, 2024. Therefore, a meeting of Audit Committee of Ind-Swift Limited was held on May 18, 2024 to consider the said fresh Valuation Report and analyse the impact of the same on the Scheme.

The following documents were tabled at the meeting and reviewed by the Audit Committee:

- Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25th September,
   2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25th September, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;
- Fresh Valuation Report containing the Share Exchange Ratio dated 16<sup>th</sup> May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 17<sup>th</sup> May, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;

#### Recommendations of the Audit Committee

Upon perusal, no difference was observed in the Share Exchange Ratio suggested in both Valuation Report issued by the Registered Valuer. Hence, we recommend to proceed with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25th September, 2023. Also, it is recommended to align the presentation of the Share Exchange Ratio in the Scheme with the said valuation report as instructed by the Stock













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Exchanges. The Audit Committee, thus, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company."

By the order of Audit Committee For Ind-Swift Limited

**Bhupinder Singh** 

**Chairman of the Committee** 

Date: May 18, 2024 Place: Chandigarh







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CIN No. L24232CH1995PLC015553



To
The Board of Directors
Ind-Swift Laboratories Limited

Report of Audit Committee of Ind-Swift Laboratories Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company')

A meeting of Audit Committee of Ind-Swift Laboratories Limited was held on 25<sup>th</sup> September, 2023 to consider and recommend the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferoe Company') under Sections 230 to 232 of the Companies Act, 2013, in accordance with the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 (SEBI Master Circular). The report of the Company is being made in order to comply with the requirements of the aforesaid SEBI Master Circular. The audit committee has considered and reviewed the scheme and drawn out the following major points:

#### 1. Background:

- 1.1 Ind-Swift Limited ('Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 6<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.
- 1.2 Ind-Swift Laboratories Limited ('Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 4th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has recently entered into a Business Transfer Agreement (as defined hereinafter) with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business which is yet to be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.



- 1.3 The following documents were tabled at the meeting and reviewed by the Audit Committee:
  - Draft Scheme on the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
  - Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
  - Fairness opinion dated 25<sup>th</sup> September, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;

## 2. Need and rationale of the Scheme is as follows:

The committee noted the following salient features of the Scheme:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

### Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

## Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.



## Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

## Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

## Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

## 3. Synergies of Business of the entities involved in the Scheme:

3.1 Rationalization and streamlining of the management structure and pooling of financial resources, managerial and technical expertise of the Transferee Company.



- 3.2 The Transferor Company is also engaged in the manufacturing of Pharmaceutical Products including FDF and amalgamation of Transferor Company with Transferee Company will create a synergy benefit wherein Transferee Company will get working business undertaking and combined business will get exposure of good working capital.
- 3.3 The proposed amalgamation would result in reduction of overheads, administrative, managerial and other expenditure and bring about operational rationalization, efficiency and optimum utilization of various resources.
- 3.4 The Transferor Company and Transferee Company are engaged in similar nature of business. Thus, the amalgamation would enable economies of scale by attaining critical mass and achieving cost saving. The amalgamation will thus eliminate a multi-layered structure and reduce managerial overlaps, which are necessarily involved in running multiple entities and also prevent cost duplication that can erode financial efficiencies of a holding structure and the resultant operations would be substantially cost-efficient.
- 3.5 Synergies created by scheme of arrangement would increase operational efficiency and integrate business functions.

## 4. Cost Benefit Analysis of the Scheme:

The present Scheme of Arrangement for Amalgamation is a tax neutral transaction. The Board of Directors of Transferor Company and the Transferee Company believe that the amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business and would also enable the Transferor Company in meeting its debt obligations.

## 5. Impact of the Scheme on the Shareholders:

The Audit Committee discussed and deliberated upon the rationale and expected benefits of the Scheme. The Audit Committee also reviewed the aforesaid Valuation Report in which share exchange ratio has been determined on the basis of financials of Transferor Companies and Transferee Company as on 31st March, 2023 and Fairness Opinion obtained from the Independent Merchant Bankers. The Committee noted the followings:

- 5.1 Upon approval of the Scheme by the National Company Law Tribunal, the Shareholders of Transferor Company as on record date shall be entitled to equity shares in the Transferee Company basis the share exchange ratio determined as per the aforementioned valuation report submitted to this committee., the shareholders of Transferor Company shall be allotted shares in the Transferee Company.
- 5.2 As per the valuation report, value per share of the Company is arrived at INR 150.13/- and that of the Transferor Company is INR 22.91/-. Based on this, the share exchange ratio is as follows:

Transferee Company, without further application, act or deed, shall issue and allot to each of the shareholders of Transferor Company (other than the shares already held

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therein immediately before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by them in Transferor Company pursuant to this Scheme of Amalgamation.

In light of the above, the Scheme will not adversely affect the rights or interest of any stakeholder of the Transferor Company including its shareholders or creditors.

## 6. Recommendations of the Audit Committee

The Audit Committee after due deliberations and due consideration of all terms of the Valuation Report of Registered Valuer and the Fairness Opinion of Independent Merchant Bankers, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –

Transferee Company, without further application, act or deed, shall issue and allot to each of the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by them in Transferor Company pursuant to this Scheme of Amalgamation.

By the order of Audit Committee For Ind-Swift Laboratories Limited

SRI PRAKASH SHARMA

DIN: 00475413

CHAIRMAN OF AUDIT COMMITTEE

Date: 25th September, 2023 Place: CHANDIGARH



(A Recognised Export House)





To
The Board of Directors
Ind-Swift Laboratories Limited

# Report of Audit Committee of Ind-Swift Laboratories Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company')

In continuation of our earlier meeting held on 25<sup>th</sup> September, 2023 and 8<sup>th</sup> March, 2024 in the matter of Scheme of Arrangement for amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company'), we have been presented with a fresh Valuation Report dated 16th May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412 determining the Share Exchange Ratio based upon the latest audited financial as on 31<sup>st</sup> March, 2024. Therefore, a meeting of Audit Committee of Ind-Swift Laboratories Limited was held on May 18, 2024 to consider the said fresh Valuation Report and analyse the impact of the same on the Scheme.

The following documents were tabled at the meeting and reviewed by the Audit Committee:

- Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25<sup>th</sup> September, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;
- Fresh Valuation Report containing the Share Exchange Ratio dated 16<sup>th</sup> May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 17<sup>th</sup> May, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;

### **Recommendations of the Audit Committee**

Upon perusal, no difference was observed in the Share Exchange Ratio suggested in both Valuation Report issued by the Registered Valuer. Hence, we recommend proceeding with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25<sup>th</sup> September, 2023. Also, it is recommended to align the presentation of the Share Exchange Ratio in the Scheme with the said valuation report as instructed by the Stock Exchanges. The Audit Committee, thus, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –



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"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company."

By the order of Audit Committee For Ind-Swift Laboratories Limited

SRI PRAKASH SHARMA

DIN: 00475413

CHAIRMAN OF AUDIT COMMITTEE

Date: May 18, 2024 Place: Chandigarh









Fax: 0172-2652242

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

To, The Board of Directors Ind-Swift Limited

Report on recommendations of Independent Directors Committee of Ind-Swift Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company')

A meeting of Independent Director Committee of Ind-Swift Limited was held on 25<sup>th</sup> September, 2023 to consider and recommend the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') under Sections 230 to 232 of the Companies Act, 2013. This report of Independent Director Committee of the Company is being made in order to comply with the requirements of SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023. The Independent Director committee has considered and reviewed the said Scheme of Arrangement and drawn out the following major points:

## Background of the Companies involved in the proposed scheme:

- A. Ind-Swift Limited (herein after also referred to as 'ISL' or 'Transferor Company' or 'The Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.
- B. Ind-Swift Laboratories Limited (herein after also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh 160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has recently entered into a Business Transfer Agreement (as defined hereinafter) with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business which is yet to



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be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.

### Following documents were placed before the Independent Director Committee:

- Draft Scheme on the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25<sup>th</sup> September, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;

## Salient features of Scheme of Arrangement:

The committee noted the following salient features of the scheme:

- The scheme provides for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') with effect from the Appointed Date i.e., the Last date of the month following the month in which the closing happens as contemplated in the Business Transfer Agreement or such other date as may be approved by the Hon'ble National Company Law Tribunal of relevant jurisdiction or by such other competent authority having jurisdiction over the Transferor Company and the Transferee Company;
- The amalgamation of Transferor Company with Transferee Company is expected
  to enable better realization of potential of business and yield beneficial results. It
  will result in enhanced value creation for the companies involved in Scheme, their
  respective Shareholders and Creditors.

## Need and Rationale of Scheme of Arrangement:

The committee noted the following rationale of the scheme:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

• Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business















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which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

## Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.

#### Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash



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trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

## Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

## Scheme Not Detrimental to the Shareholders of the Company:

The Committee members discussed and deliberated upon the rationale and salient features of the scheme, the valuation report and fairness opinion presented before the Committee. As per the valuation report issued by Independent Registered Valuer Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412), the value per share of the Transferor Company and Transferee Company was arrived at INR 22.91/- and INR 150.13/- respectively.

Accordingly, share exchange ratio for issuance of new shares of the Transferee Company to the shareholders of the Transferor Company in consideration to the















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proposed Scheme will be based upon their respective value per share as mentioned above i.e.

Transferee Company, without further application, act or deed, shall issue and allot to each of the shareholders of Transferor Company (other than the shares already held therein immediately before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by them in Transferor Company pursuant to this Scheme of Amalgamation.

The Committee is of the informed opinion that the proposed Scheme is in the best interests of the Shareholders of the Company and not detrimental to the interest of the Shareholders, including the minority shareholders of the Company.

## **Recommendation of the Independent Director Committee:**

Having considered the documents, Valuation Report and Fairness Opinion, the Independent Director Committee hereby unanimously recommends that the aforesaid Scheme of Arrangement for Amalgamation is not detrimental to the interest of the Shareholders of the Company.

For and on behalf of the Committee of Independent Director of Ind-Swift Limited

Bhupinder Singh DIN: 09649117

(Chairman of the meeting)

Place: Chandigarh Date: 25.09.2023













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To,
The Board of Directors
Ind-Swift Limited

Report on recommendations of Independent Directors Committee of Ind-Swift
Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited
('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee
Company')

In continuation of our earlier meeting held on 25<sup>th</sup> September, 2023 and 8<sup>th</sup> March, 2024 in the matter of Scheme of Arrangement for amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company'), we have been presented with a fresh Valuation Report dated 16th May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412 determining the Share Exchange Ratio based upon the latest audited financial as on 31st March, 2024. Therefore, a meeting of the Independent Director's Committee of Ind-Swift Limited was held on May 18, 2024 to consider the said fresh Valuation Report and analyze the impact of the same on the Scheme and the Shareholders.

The following documents were tabled at the meeting and reviewed by the Independent Director's Committee:

- Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25th September,
   2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25th September, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;
- Fresh Valuation Report containing the Share Exchange Ratio dated 16<sup>th</sup> May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 17<sup>th</sup> May, 2023 obtained from Ekadrisht Capital Private Limited, SEBI Registered, Category-I, Merchant Banker;

### **Recommendations of the Audit Committee**

Following recommendation of the audit committee was noted by the members:

Upon perusal, no difference was observed in the Share Exchange Ratio suggested in both Valuation Report issued by the Registered Valuer.













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Hence, we recommend to proceed with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25<sup>th</sup> September, 2023. Also, it is recommended to align the presentation of the Share Exchange Ratio in the Scheme with the said valuation report as instructed by the Stock Exchanges. The Audit Committee, thus, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company."

### **Recommendation of the Independent Director Committee**

The Committee members discussed and deliberated upon the fresh valuation report and fairness opinion presented before the Committee.

The Committee is of the informed opinion that the proposed Scheme with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25<sup>th</sup> September, 2023 is in the best interests of the Shareholders of the Company and not detrimental to the interest of the Shareholders, including the minority shareholders of the Company.

For and on behalf of the Committee of Independent Director of Ind-Swift Limited

Bhupinder Singh DIN: 09649117

(Chairman of the meeting)

Place: Chandigarh Date: 18.05.2024







# Ind-Swift Laboratories Limited

### (A Recognised Export House)

Regd. Office: S.C.O. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101
Phones: ++ 91 - 172-2730503, 2730920, Fax + + 91 - 172 - 2730504, 2736294
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E-mail: info@indswiftlabs.com Website: www.i CIN No. L24232CH1995PLC015553



To,
The Board of Directors
Ind-Swift Laboratories Limited

Report on recommendations of Independent Directors Committee of Ind-Swift Laboratories

Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor

Company') with Ind-Swift Laboratories Limited ('Transferee Company')

A meeting of Independent Director Committee of Ind-Swift Laboratories Limited was held on 25<sup>th</sup> September, 2023 to consider and recommend the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') under Sections 230 to 232 of the Companies Act, 2013. This report of Independent Director Committee of the Company is being made in order to comply with the requirements of SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023. The Independent Director committee has considered and reviewed the said Scheme of Arrangement and drawn out the following major points:

### Background of the Companies involved in the proposed scheme:

- A. Ind-Swift Limited (herein after also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06th June, 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.
- B. Ind-Swift Laboratories Limited (herein after also referred to as 'ISLL' or 'Transferee Company' or 'The Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January, 1995



under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has recently entered into a Business Transfer Agreement (as defined hereinafter) with a Company namely Synthimed Labs Private Limited to sell its API and CRAMS business which is yet to be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.

# Following documents were placed before the Independent Director Committee:

- Draft Scheme on the proposed Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25<sup>th</sup> September, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;

# Salient features of Scheme of Arrangement:

The committee noted the following salient features of the scheme:

- The scheme provides for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') with effect from the Appointed Date i.e., the Last date of the month following the month in which the closing happens as contemplated in the Business Transfer Agreement or such other date as may be approved by the Hon'ble National Company Law Tribunal of relevant jurisdiction or by such other competent authority having jurisdiction over the Transferor Company and the Transferee Company;
- The amalgamation of Transferor Company with Transferee Company is expected to enable better realization of potential of business and yield beneficial results. It will result in enhanced value creation for the companies involved in Scheme, their respective Shareholders and Creditors.

# Need and Rationale of Scheme of Arrangement:



The committee noted the following rationale of the scheme:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

### • Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company is engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

# Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value.

The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

### Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in administrative / operating costs and improved financial performance of the merged entity.



### Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and a cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

### Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decision-making.

The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

### Scheme Not Detrimental to the Shareholders of the Company:

The Committee members discussed and deliberated upon the rationale and salient features of the scheme, the valuation report and fairness opinion presented before the Committee. As per the valuation report issued by Independent Registered Valuer Ajay Kumar Siwach, Registered Valuer-Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412), the value per share of the



Transferor Company and Transferee Company was arrived at INR 22.91/- and INR 150.13/-

respectively.

Accordingly, share exchange ratio for issuance of new shares of the Transferee Company to the

shareholders of the Transferor Company in consideration to the proposed Scheme will be based

upon their respective value per share as mentioned above i.e.

Transferee Company, without further application, act or deed, shall issue and allot to each of the

shareholders of Transferor Company (other than the shares already held therein immediately

before the amalgamation by Transferee Company, its Nominee or Subsidiary Company), shares in

proportion of 100 (Hundred) equity shares of face value of Rs. 10 (Ten) each in Transferee Company

for every 655 (Six Hundred and Fifty-Five) equity shares of face value of Rs. 2 (Two) each held by

them in Transferor Company pursuant to this Scheme of Amalgamation.

The Committee is of the informed opinion that the proposed Scheme is in the best interests of the

Shareholders of the Company and not detrimental to the interest of the Shareholders, including the

minority shareholders of the Company.

Recommendation of the Independent Director Committee:

Having considered the documents, Valuation Report and Fairness Opinion, the Independent Director

Committee hereby unanimously recommends that the aforesaid Scheme of Arrangement for

Amalgamation is not detrimental to the interest of the Shareholders of the Company.

For and on behalf of the Committee of Independent Director of

Ind-Swift Laboratories Limited

RAJINDER KUMAR GUPTA

DIN: 09212540

(Chairman of the meeting)

Place: Chandigarh

Date: 25.09.2023

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# Ind-Swift Laboratories Limited

(A Recognised Export House)

Regd. Office: S.C.O. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101 Phones: ++ 91 - 172-2730503, 2730920, Fax ++ 91 - 172 - 2730504, 2736294 E-mail: info@indswiftlabs.com Website: www.indswiftlabs.com CIN No. L24232CH1995PLC015553



To,

The Board of Directors
Ind-Swift Laboratories Limited

Report on recommendations of Independent Directors Committee of Ind-Swift Laboratories

Limited on the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor

Company') with Ind-Swift Laboratories Limited ('Transferee Company')

In continuation of our earlier meeting held on 25<sup>th</sup> September, 2023 and 8<sup>th</sup> March, 2024 in the matter of Scheme of Arrangement for amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company'), we have been presented with a fresh Valuation Report dated 16th May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412 determining the Share Exchange Ratio based upon the latest audited financial as on 31st March, 2024. Therefore, a meeting of the Independent Director's Committee of Ind-Swift Laboratories Limited was held on May 18, 2024 to consider the said fresh Valuation Report and analyse the impact of the same on the Scheme and the Shareholders.

The following documents were tabled at the meeting and reviewed by the Independent Director's Committee:

- Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company');
- Valuation Report containing the Share Exchange Ratio dated 25<sup>th</sup> September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 25<sup>th</sup> eptember, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;
- Fresh Valuation Report containing the Share Exchange Ratio dated 16<sup>th</sup> May, 2024 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 17<sup>th</sup> May, 2023 obtained from 3Dimension Capital Services Limited, SEBI Registered, Category-I, Merchant Banker;

### **Recommendations of the Audit Committee**

Following recommendation of the audit committee was noted by the members:

Upon perusal, no difference was observed in the Share Exchange Ratio suggested in both Valuation Report issued by the Registered Valuer. Hence, we recommend to proceed with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25th



# Ind-Swift Laboratories Limited

(A Recognised Export House)

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September, 2023. Also, it is recommended to align the presentation of the Share Exchange Ratio in the Scheme with the said valuation report as instructed by the Stock Exchanges. The Audit Committee, thus, recommends the Scheme for favourable consideration by the Board of Directors of the Company, the Stock Exchange(s) and SEBI with following ratios –

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company."

### **Recommendation of the Independent Director Committee**

The Committee members discussed and deliberated upon the fresh valuation report and fairness opinion presented before the Committee.

The Committee is of the informed opinion that the proposed Scheme with the Share Exchange Ratio as suggested by the Registered Valuer in its initial report dated 25<sup>th</sup> September, 2023 is in the best interests of the Shareholders of the Company and not detrimental to the interest of the Shareholders, including the minority shareholders of the Company.

For and on behalf of the Committee of Independent Director of

**Ind-Swift Laboratories Limited** 

RAJINDER KUMAR GUPTA

DIN: 09212540

**Chairman of the Meeting** 

Place: Chandigarh Date: 18.05.2024



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

To,
THE MEMBERS
IND-SWIFT LIMITED
CHANDIGARH

### **Opinion**

We have audited theaccompanyingStandalone Ind AS financial statements of IND-SWIFTLIMITED ("the Company"), which comprises the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss(including Other Comprehensive Income), the Statement for Changes in Equity and the Statement of Cash Flows for the year thenended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, its profit including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

### **Basis for opinion**

We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing ("SA"s), as specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Ind AS financial statements.

### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Standalone Ind ASFinancial Statements of the current period. These matters were addressed in the context of our audit of the Standalone Ind ASFinancial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context. We have determined the matters described below to be the key audit matters to be communicated in our report.

# Key Audit Matters Evaluation of Uncertain tax Positions The company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes. Refer Notes to accounts No.28 to the Financial statements We involved our expertise to challenge the management's underlying assumptions in estimating tax provision and the possible outcome of the disputes. We have also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

### **Emphasis of Matters**

### Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- Emphasis is drawn upon Note No. 2.3 and Note No. 34 of the accompanying standalone financial statements, during the year, the company has sold its shareholding of 9499720 Equity Shares in M/s Ind-Swift Laboratories Limited (related party) to M/s Essix Biosciences Limited (related party) at Rs. 101.00/- per share recording a profit of Rs. 43.47 Crore.
- b) Emphasis is drawn upon Note No. 11.1 of the accompanying standalone financial statements, where M/s Ind-Swift Laboratories Limited (ISLL) (related party) has entered into an agreement with M/s Ind-Swift Limited (ISL) on 30-03-2024 for the revival of ISL and offered to become Resolution Sponsor of the company. ISLL has taken over the loan assigned by various banks to EARC by settling the total debts payable by ISL at Rs. 352.60 Crore. The loan of Rs. 815.77 Crore has been taken over by ISLL from ISL and the same is payable by ISL under the agreed terms as Rs. 352.60 Crore as sustainable debt repayable in 9 years (including 15 months moratorium) at the rate of 10% p.a. and balance Rs. 463.17 Crore as unsustainable debt in the form of Zero Coupon Bond (ZCD) to be waived off in case of successful payment of sustainable debt.
- c) Emphasis is drawn upon Note No. 11.5 and Note No. 16.1 of the accompanying standalone financial statements, unsecured loan worth Rs. 166.11 Crore and credit balance worth Rs. 112.66 Crore payable to ISLL (related party) as on 18th March 2024 has been transferred to Synthimed Labs Private (SLPL) Limited as per the Business Transfer Agreement (BTA) signed between ISLL and SLPL, where all the right and ownership of the balances payable to ISLL as on 18th March 2024 has been transferred to SLPL as per the terms of Slump Sale deal between ISLL and SLPL.
- d) Emphasis is drawn upon Note No. 35(i) and 35(ii) of the accompanying standalone financial statements, the company has sold its Plant & Machinery under the name of Unit -III Baddi to ANG Lifesciences for Rs. 5.44 Crore and Unit IV Baddi to Kuldeep Kaur for Rs. 2.39 Crore.
- e) Emphasis is drawn upon Note No. 38 of the accompanying standalone financial statements, which describes that despite assignment of Central Bank of India debt to ARC, the bank has not withdrawn its notice declaring company and its directors as Wilful defaulters. Legal suits have been filed for the withdrawal of the same and the matter is subjudice.
- f) Emphasis is drawn upon Note No. 30(ii) of the accompanying standalone financial statements, the company has changed its accounting policy of recognising expenditure on product development. The company has recorded the expenditure on product development as an expense in P&L Account as compared to recognising the expense as intangible assets in the previous years. Due to impracticability of determining the cumulative effect of applying new policy to all the prior period, the company has decided to apply the change prospectively, as per the provision of Ind-AS 8 "Accounting Policy, Change in accounting estimates and errors"

### Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report 2023-24 but does not include the Standalone Ind AS financial statements and our auditor's report thereon.

Our opinion on the Standalone Ind AS Financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Standalone Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Standalone Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

### Management's Responsibility for the Standalone Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

of these StandaloneInd AS Financial Statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Ind AS Financial Statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

### Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Standalone Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Ind AS financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Standalone Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internalcontrol.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Ind AS financial statements, including the disclosures, and whether the Standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone Ind AS financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Standalone Ind AS financial statements for the financial year ended March 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

### **Report on Other Legal and Regulatory Requirements**

- 1. As required by the Companies (Auditor's report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143 (3) of the Act, we report that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
  - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books and proper returns adequate for the purpose of our audit;
  - (c) The Balance Sheet, Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account;
  - (d) In our opinion, the aforesaid Financial Statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2015 as amended;
  - (e) On the basis of written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024, from being appointed as a director in terms of section 164 (2) of the Act;
  - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure -B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
  - (g) With respect to the other matters to be included in the auditor's report in accordance with the requirements of section 197(16) of the act, as amended.
    - In our opinion and to the best of our information and according to the explanations given to us, the managerial remuneration for the year ended March 31, 2024 has been paid / provided by the Company to its directors in accordance with the provisions of section 197(16) read with Schedule V to the Act.
  - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us:
    - a) The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS



### REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

financial statements - Refer Note 28 to the Financial Statements;

- b) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- c) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- d) (i) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediaries shall, whether, directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
  - (ii) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
  - (iii) Based on procedures followed in the regular course of our audit, nothing has come to our notice that has caused to believe that the representations under subclause (i) and (ii) contain any material misstatement
- (e) Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with. As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.
- (f) No dividend has been declared or paid during the year by the Company.

For Jain & Associates Chartered Accountants (Regd No. 001361N)

Krishan Mangawa

**Partner** 

Membership No.: 513236 UDIN: 24513236BKAMUG9045

Place: Chandigarh Date: 14.05.2024



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

"Annexure-A"

# Referred to in Paragraphs under the heading "Report on other Legal and Regulatory requirements" of our report of even date

- (i) (a) (A) The company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
  - (a) (B) The company has maintained proper records showing full particulars of intangible Assets.
  - (b) According to information and explanations given by the management, the Company has a system of physical verification of all its fixed assets over a period of four years. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.
  - (c) There are certain title deeds of immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements which are not held in the name of the Company. Details are as below:

Description of property	Gross carrying value	Held in name of	Whether promoter, director or their relative or employee	Period held – indicate range, where appropriate	Reason for not being held in name of company*
Building Plot No 781 Industrial Area Phase II Chandigarh	12.00 Lakhs	Sharan Kumar	No	16.04.1998	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.
Building Plot No. 42 Industrial area Phase II Chandigarh	18.25 Lakhs	Manchanda Industries	No	16.08.2000	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.

- (d) The company has not revalued any of its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- (e) As per the information and explanation provided to us there are no such proceedings which have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made there under.
- (ii) (a) As explained to us, the inventories, excluding stocks with some of the third parties, were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verification. In respect of inventories lying with third parties, these have substantially been confirmed by them.
  - (b) The company has not been sanctioned working capital limits in excess of five crore rupees during any point of time of the year in aggregate, from banks or financial institutions on the basis of security of current assets.



### REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

- (iii) (a) during the year the company has not provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to any other entity:
  - (A) No such loan or advance and guarantee or security has been given to subsidiaries, joint ventures and associates during the year.
  - (B) No such loan or advance and guarantee or security has been given to parties other than subsidiaries, joint ventures and associates during the year.
  - (b) As per information and explanation provided to us, the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are not prejudicial to the company's interest.
  - (c) In our opinion and according to the information and explanation given to us, the schedule of repayment of principal and payment of interest has been stipulated. However, the principle and interest due on loan to Swift Fundamental Research & Education Society (SFRE) are not received by the company as stipulated and no interest has been provided on loan to SFRE during the year.
  - (d) According to the information & explanations given to us, the company has taken reasonable steps to recover the amount from SFRES and such loan is overdue by Rs. 62.89 crores for more than 90 days.
  - (e) In our opinion and as per explanation provided to us no loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties
  - (f) the company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- (iv) In our opinion and according to the information and explanations given to us, the company has complied with the provisions of Sections 185 and 186 of the Act, with respect to the loans and investments made.
- (v) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of sections 73 to 76 of the Companies Act, 2013 and the rules framed thereunder and the directives issued by The Reserve Bank of India with regards to the deposits accepted from the public.
- (vi) The maintenance of cost records has been specified by the Central Government Under sub section (1) of section 148 of the act. We have broadly reviewed the cost records maintained by the Company pursuant to the companies (Cost records and audit) Rules 2014, as amended, prescribed by the Central Government under sub-section (1) of section 148 of the act and are of the opinion that, prima facie the prescribed cost records have been made and maintained. We have however not made a detailed examination of the cost records with a view to determine their accuracy.
- (vii) According to information and explanations given to us in respect of Statutory Dues;
  - (a) According to the records of the Company as examined by us, the Company is generally regular in depositing undisputed statutory dues including Goods and Service Tax, Provident Fund, Employees State Insurance, Income Tax, Sales Tax, Service Tax, Custom Duty, Excise Duty, Value Added Tax, Cess, GST and other material statutory dues applicable to it, with appropriate authorities. We are informed that there are some undisputed statutory dues outstanding for a period of more than six months from the date they became payable as at the year end, which are, Provident fund Rs. 107.90 lakhs, Employees State Insurance for Rs. 22.74 lakhs, Excise duty Rs. 43.50 lakhs,
  - (b) The dues outstanding of income-tax, sales-tax, service tax, duty of custom, duty of excise ,value added tax and cess on account of any dispute, are as follows:



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

S. No.	Name of the Statute	Nature of Dues	Period to which the amount pertains	Duty Amount (in Rs Lacs)	Forum where the dispute is pending
1.	Income Tax Act 1961	Income Tax Demand	2011-12	43.40	CIT (Appeals), Chandigarh
2.	Chandigarh VAT Act	Sales Tax Demand	2011-12	6633.62	VAT Tribunal, Chandigarh
3.	Chandigarh VAT Act	Sales Tax Demand	2015-16	1.39	VAT Tribunal, Chandigarh
4.	Central Excise Act 1944	Excise Duty	2013-14	124.81	Commisioner (Appeals), Ludhiana
5.	Central Excise Act 1944	Excise Duty	2016-17, 2017-18	88.82	CESTAT, Chandigarh
6.	Service Tax Act	Service Tax	2014-2015	3.71	CESTAT, Chandigarh
7.	Service Tax Act	Service Tax	2013-14	6.63	CESTAT, Chandigarh
8.	Service Tax Act	Service Tax	2011-12	7.23	CESTAT, Chandigarh
9.	GST Act (J&K)	GST	2017-18	84.88	Jammu High Court, Jammu
10.	GST Act (Punjab)	GST	2017-18	27.54	DSTC (Appeal)- Mohali
11.	ESI Act	ESI Demand	2018-23	3.33	Regional Director (Appeals), Aurungabad

- (viii) As per information and explanation provided to us no income has been surrendered or disclose during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961),
- (ix) (a) In our opinion and according to the information and explanations given by the management, during the year, the Company has not defaulted in repayment of loans or borrowings to a financial institution, bank, or Government.
  - (b) During the year 2019-20 the Central bank of India (Lender Bank), had declared the Company and its Directors as willful defaulters.
    - However, on 03.03.2020 the Central Bank of India had assigned its debt to M/s Edelweiss Assets Reconstruction Company (India) Limited (EARC). The Company has also satisfied the ROC Charge in respect of this loan after getting NOC from Edelweiss on 10th July, 2020. The Company has filed the legal suit against the Bank for setting aside the orders, whereby the Directors have been declared as wilful defaulters and the matter is subjudice.
    - Further, the loan has been settled by M/s Ind-Swift Laboratories Limited (ISLL) on behalf of Ind-Swift Limited and all the rights of the debt payable to EARC has been transferred to ISLL by virtue of agreement signed between ISLL and ISL dated 30-03-2024. (Refer Note No. "b", Emphasis of Matter)
  - (c) In our opinion and according to the information and explanation given to us, during the year the term loans were applied for the purpose for which they were obtained and there is no diversion of funds.
  - (d) During the year, no short term funds have been raised and utilised for long term purposes.
  - (e) In our opinion and according to the information and explanation provided to us, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
  - (f) In our opinion and according to the information and explanation provided to us the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies,
- (x) (a) The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans. Accordingly, clause 3(x)(a) of the Order is not applicable.
  - (b) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xi) (a) According to the information and explanations given to us, no material fraud by the Company or on the Company has been noticed or reported during the course of our audit.
  - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;



### REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

- (c) As per information and explanation provided to us no whistle-blower complaints received during the year by the company.
- (xii) The Company is not a Nidhi company. Accordingly, clause 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) (a) The company has appropriate internal audit system which commensurate with the size and nature of its business.
  - (b) The reports of the Internal Auditors for the period under audit were considered by the Statutory Auditors.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (xvi) (a) The Company is not required to get registered under Reserve Bank of India Act, 1934 (2 of 1934).
  - (b) The company has not conducted any Non-Banking Financial or Housing Finance activities.
  - (c) The company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
  - (d) The company is not a Core Investment Company (CIC) and the Group has not any CIC as part of the Group
- (xvii) The company has not incurred cash losses during the current financial year 2023-24.
- (xviii) During the year there is no resignation of statutory auditors.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due
- (xx) (a) the company does not have any unspent amount to a Fund specified in Schedule VII to the Companies Act as required under second proviso to sub-section (5) of section 135 of the said Act.
  - (b) There is no such amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project.
- (xxi) There have not been any qualification or adverse remarks by the respective auditors in the Companies (Auditors Report) Order(CARO) reports of the companies included in consolidated financial statements.

For Jain & Associates Chartered Accountants (Regd No.: 001361N)

Krishan Mangawa

Partner

Membership No.: 513236

Place: Chandigarh Date: 14.05.2024

Ind-Swift Limited \_\_\_\_\_\_ Because Life is Precious



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

"Annexure B" to the Independent Auditor's Report of even date on the Financial Statements of Ind-Swift Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

To the Members of Ind-Swift Limited

We have audited the internal financial controls over financial reporting of Ind-SwiftLimited ("the Company") as of March 31, 2024 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

### **Management's Responsibility for Internal Financial Controls**

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

### **Auditor's Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these standalone Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these standalone Financial Statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these standalone Financial Statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these standalone Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting with reference to these standalone Financial Statements.

### Meaning of Internal Financial Controls Over Financial Reporting with reference to these standalone Financial Statements

A company's internal financial control over financial reporting with reference to these standalone Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these standalone Financial Statements includes those policies and procedures that (1) pertain



REPORT ON THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

### Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to these standalone **Financial Statements**

Because of the inherent limitations of internal financial controls over financial reporting with reference to these standalone Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these standalone Financial Statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these standalone Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

### **Opinion**

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to these standalone Financial Statements and such internal financial controls over financial reporting with reference to these standalone Financial Statements were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

> For Jain & Associates **Chartered Accountants** (Regd No.: 001361N)

> > Krishan Mangawa

**Partner** 

Membership No.: 513236

Place: Chandigarh Date: 14.05.2024



### **IND-SWIFT LIMITED** CIN-12420CH1986PLC006897

# STANDALONE BALANCE SHEET

AS AT 31-03-2024

			(Rs. in Lacs)
PARTICULARS	NOTE	AS AT 31-03-2024	AS AT
		31-03-2024	31-03-2023
I. ASSETS			
Non-current assets	1	17 221 11	20 220 70
Property, Plant and Equipment Right of Use- Land	1	17,231.11 121.41	20,330.78
Other Intangible assets		1.052.17	123.14 1.192.49
Capital Work in Progress		5,124.49	2,972.83
Financial Assets		5,124.49	2,972.03
Investments	2	126.07	5,373.26
Other Non-current Financial assets	3	7,539.71	5,575.26 7,549.55
Other Non-current assets  Other Non-current assets	4	72.88	7,549.55 40.59
Total Non Current Assets	4	31,267.84	37,582.64
CURRENT ASSETS		31,207.04	37,362.04
Inventories	5	6,409.15	8,934.82
Financial Assets		0,403.13	0,934.02
Trade Receivable	6	15.214.25	10,458.39
Cash and Cash equivalents	7	6,313.68	1,332.78
Other Current Assets	8	6,242.21	6,612.44
Total Current Assets		34,179.29	27,338.43
Total Assets		65,447.13	64,921.07
II. EQUITY AND LIABILITIES		05,447.15	04,321.07
Equity			
a)   Equity Share Capital	9	1,083.29	1,083.29
b) Other Equity	10	(70,165.81)	(71,553.17)
Total Equity		(69,082.52)	(70,469.88)
<u>Liabilites</u>		(03,002.32)	(70,103.00)
Non-Current Liabilities			
Financial Liabilities			
Borrowings	11	100.950.35	40,311.10
Provisions	12	865.98	767.20
Other Non-Current Liabilities	13	676.63	679.61
Defferred Tax Liability (Net)	14	-	-
Total Non-Current Liabilities		102,492.96	41,757.91
Current Liabilities		,	,
Financial Liabilities			
Borrowings	15	449.22	58,950.49
Trade Payables	16	20,189.10	23,472.89
Other current Financial Liabilities	17	788.69	838.19
Other Current Liabilities	18	10,427.14	10,211.51
Provisions	19	182.54	159.96
Total Current Liabiliies		32,036.69	93,633.04
Total Equity and Liabilities		65,447.13	64,921.07
SIGNIFICANT ACCOUNTING POLICIES	A		
NOTES ON FINANCIAL STATEMENTS	1-48		

**AUDITOR'S REPORT** 

As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N)

(Krishan Mangawa) Partner Membership No : 513236

Place: Chandigarh Date: 14.05.2024

S.R.MEHTA Chairman DIN - 00005668

**ARUN K. SETH** Chief Financial Officer for and on behalf of the Board

**G.MUNJAL** Managing Director & CEO DIN - 00005196

**GINNY UPPAL** 

Company Secretary

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# IND-SWIFT LIMITED CIN-12420CH1986PLC006897

# STANDALONE STATEMENT OF PROFIT & LOSS ACCOUNT

FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lacs
PARTICULARS	NOTE	YEAR ENDED 31-03-2024	YEAR ENDED 31-03-2023
INCOME			
Revenue from operations	20	50,224.77	41,095.84
Other Income	21	5,799.30	1,185.4
TOTAL REVENUE (A)		56,024.07	42,281.2
EXPENDITURE			
Cost of Material Consumed	22	20,649.67	19,497.4
Purchase of Stock-in Trade		4,483.34	3,849.6
Changes in inventories of Finished Goods/Work-in-Progress	23	2,984.63	(1,542.94
Employee Benefits Expenses	24	7,831.72	6,914.6
Financial Cost	25	6,293.60	5,976.1
Depreciation/Amortisation	1	2,710.71	2,866.7
Other Expenses	26	9,424.05	8,173.7
TOTAL EXPENSES (B)		54,377.72	45,735.4
Profit/Loss Before Exceptional items & Tax (A-B)		1,646.35	(3,454.20
Exceptional/Extraordinary items			
Waiver of Principal & Interest on Loan		-	6,057.8
Profit after Exceptional/Extraordinary item & Tax		1,646.35	2,603.6
Tax Expenses			
Provision for Tax		-	
Mat Credit Entitlement		(227.42)	
Provision for Defferred Tax (Net)		-	
Add Income Tax for Previous Years		4.20	
Profit (Loss) for the period		1,423.13	2,603.6
Other Comprehensive Income			
Items that will not be reclassified to Profit & Loss		(17.88)	(1,036.06
Items that will be classified to Profit & Loss		-	
Total Other Comprehensive Income Net of Income Tax		(17.88)	(1,036.00
Total Comprehensive Income for the Period		1,405.25	1,567.6
Basic Earning per Share		2.63	4.8
Diluted Earning per Share		2.63	4.8
Nominal Value per Share		2.00	2.0

for and on behalf of the Board

<u>AUDITOR'S REPORT</u> As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N)

**(Kishan Mangawa) Partner** Membership No: 513236

Place: Chandigarh Date: 14.05.2024 S.R.MEHTA Chairman DIN - 00005668 ARUN K. SETH Chief Financial Officer G.MUNJAL Managing Director & CEO DIN - 00005196

**GINNY UPPAL** Company Secretary

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# Standalone Statement of Changes in Equity for the year ended 31st March 2024

A) Equity Shares Capital as on 31.03.2024

	2	2023-24	2	2022-23			
	N	No of Shares	No	No of Shares			
Particulars	Equity	Amount (in Lacs)	Equity	Amount (in Lacs)			
Opening Balance	54164653	1083.29	54164653	1083.29			
Add: No of Shares issued	Nil	Nil	Nil	Z			
Closing Balance	54164653	1083.29	54164653	1083.29			
B) Other Equity							(Rs. In Lacs)
Particulars	Equity Shares	Other Equity	uity			Items of Other	Total Equity
	Canital		Capital	Security	Retained	Comprehensive	attributable to equity
Balance as at April 1, 2023	1083.29	9581.80	372.60	7107.97	(89747.11)	1131.57	(70469.88)
Change In Equity for the Year ended March 31,2024							
Other Comprehensive Income for the year	0	0	0	0	0	(17.88)	(17.88)
Amortised during the year	0	0	(17.89)	0	0	0	(17.89)
Profit/Loss for the period	0	0	0	0	1423.13	0	1423.13
Balance as at March 31,2024	1083.29	9581.80	354.71	7107.97	(88323.98)	1113.69	(69082.52)
Statement of change in Equity (EV2022-23)							
Balance as at April 1,2022	1083.29	9581.80	377.98	7107.97	(92350.78)	2167.63	(72032.11)
Change in Equity for the year ended March 31,2023							
Share capital issue during the year	0	0	0	0	0	0	0
Other Comprehensive Income for the year	0	0	0	0	0	(1036.06)	(1036.06)
Amortised during the year	0	0	(5.38)	0	0	0	(5.38)
Profit/Loss for the period	0	0	0	0	2603.67	0	2603.67
Balance as at March 31,2023	1083.29	9581.80	372.60	7107.97	(89747.11)	1131.57	(70469.88)

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### **IND-SWIFT LIMITED** CIN-12420CH1986PLC006897

# STANDALONE CASH FLOW STATEMENT

FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in lacs)
		YEAR ENDED	YEAR ENDED
A CASH FLOW FROM ORFRATING ACTIVITIES		31.03.2024	31.03.2023
A. CASH FLOW FROM OPERATING ACTIVITIES		1646.35	(2454.20)
Profit/ Loss before tax and exceptional items		1646.35	(3454.20)
Adjustment for Non Cash & Non Operating Items			
i) Depreciation/Amortisation		2710.71	2866.78
ii) Interest Income		(194.25)	(77.32)
iii) Sundry Balance W/off/ Written Back (Net)		(440.82)	(262.36)
iv) Provision for doubtful debts/Debts Written off		0.00	11.24
v) Profit Loss on Sale of Assets (Net)		507.63	(23.67)
vi) Provision for Leave Encashment/Gratuity		80.45	37.29
vii) Interest Paid		6293.60	5976.16
viii) Profit on Sale of Shares		(4347.07)	0
ix) Subsidy amortisation		(17.89)	(5.38)
Operating Profit before Working Capital Changes		6238.71	5068.54
Adjustment for			
i) Increase/ (Decrease) in current Liabilities		(2962.46)	5136.43
ii) (Increase)/Decrease in Trade Receivable		(4398.17)	(1372.48)
iii) (Increase)/Decrease in Inventory		2525.67	(1976.55)
iv) (Increase)/Decrease in other current Assets		146.99	(6.84)
v) (Increase)/Decrease in Non current Assets		(22.46)	455.49
Cash Flow from Operating Activities before Taxes		1528.28	7304.59
Net Operating Activites	(A)	1528.28	7304.59
B. Cash Flow from Investing Activities			
i) Interest Received		194.25	77.32
ii) Net Purchase of Fixed Assets (Including Capital WIP)		(2849.31)	(3082.98)
iii) Sale of Investment		9594.72	0
iii) Sale of assets	(5)	721.06	71.16
Net Cash used in Investing activities	(B)	7660.72	(2934.50)
C. Cash Flow from Financing Activities		(62.42.40)	(6260.47)
i) Interest Paid		(6343.10)	(6369.47)
ii) Increase/ Decrease in Long Term Borrrowings		(11871.53)	(20789.49)
iii) Increase/ Decrease in Short Term Borrrowings iv) Increase/ Decrease in Loan from Related Parties		(58501.27)	17314.53
v) Increase/Decrease in Loan from Related Parties v) Increase/Decrease in Security Deposit/Lease Liability		72510.78 (2.98)	5228.88 (40.01)
Net Cash Flow from Financing Activities	(C)	(4208.10)	(4655.56)
Net increase in Cash or Cash Equivalents	(A+B+C)	4980.90	(285.47)
Add : Opening Balance of Cash & Equivalents	(A.D.C)	1332.78	1618.25
Closing Balance of Cash & Cash Equivalents		6313.68	1332.78

for and on behalf of the Board

AUDITOR'S REPORT
As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N)

(Kishan Mangawa) Partner Membership No: 513236

Place: Chandigarh Date: 14.05.2024

S.R.MEHTA Chairman DIN - 00005668

**ARUN K. SETH** Chief Financial Officer

**G.MUNJAL** Managing Director & CEO DIN - 00005196

**GINNY UPPAL** Company Secretary

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### **A - SIGNIFICANT ACCOUNTING POLICIES**

### 1. Basis of Preparation of Financial Statements

These financial statements have been prepared to comply with the Indian Accounting Standards (Ind AS). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules 2015 and Companies (Indian Accounting Standards) Amendment Rules 2016.

The Financial Statements are prepared on accrual basis under the historical cost convention. The financial statements are presented in Indian rupees rounded off to the nearest rupees in lacs.

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.

### 2. Use of Estimates

The preparation of the financial statements in conformity with Ind AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statements.

### 3. Property, Plant & Equipment

- (a) Freehold land is carried at cost. All others items of Property, Plant and equipment have been stated at cost less accumulated depreciation and impairment loss if any. Cost of acquisition or construction is inclusive of freight, non refundable taxes or Levies, fees and incidental expenses to bring the assets to its present condition and location and interest on loans attributable to the acquisition of assets up to the date of commissioning of assets. Cost of assets not ready for intended use before the year end, are shown as capital –work-in- progress.
- (b) The Company is following the useful life by applying straight line method of depreciation as per the useful life specified in part C of Schedule II of the Companies Act 2013.

On assets sold, discarded etc, during the year depreciation is provided up to the date of sale/discard.

### 4. Leases

The Company's lease asset classes consist primarily of land and buildings . The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low value leases.

For these short-term and low-value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The ROU assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. ROU assets are depreciated



from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. ROU assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases.

Lease liabilities are remeasured with a corresponding adjustment to the related ROU asset if the Company changes its assessment of whether it will exercise an extension or a termination option. Lease liability and ROU assets have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

### 5. Intangible Assets

- (a) Intangible assets are measured at cost and amortized over their useful life.
- (b) Expenditure on Research phase is recognised as an expense when it is incurred.
- (c) Expenditure on product development phase is recognised as an Intangible Asset, These assets are amortized over the useful period of life starting from the year when the asset first meets the following recognition criteria:
  - The technical feasibility of completing the intangible asset so that it will be available for use or sale;
  - The intention to complete the intangible asset and use or sell it;
  - the ability to use or sell the intangible asset;
  - how the intangible asset will generate probable future economic benefits;
  - the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
  - the ability to measure reliably the expenditure attributable to the intangible asset during its development.

### (d) Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected form use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset , are recognised in statement of profit and loss when the asset is derecognized.

### 6. Inventories are valued as under

- (a) Stock of Raw Material, Packing Material and Store & Spares: At Cost or Net Realizable Value, whichever is lower. Cost ascertained on FIFO basis, excluding recoverable rates and taxes. Cost includes cost of purchase & other cost incurred in bringing the inventories to their present location.
- (b) Stock of work in progress: At material cost plus apportioned manufacturing overheads or net realizable value whichever is lower.
- (c) Stock of Finished Goods: At Cost or Net Realizable Value, whichever is lower. Cost includes material cost plus apportioned manufacturing overheads and expenditure incurred in the normal course of business in bringing such inventories to its present location.
- (d) Stock in Transit: At Cost

### 7. Investments

Investments are classified into current and long term Investments.

(a) Long term investments are stated at cost of acquisition. Provision for diminution is made only to recognize a decline



other than temporary, if any, in the value of investments.

(b) Current investments are carried at lower of cost and fair market value.

### 8. Revenue Recognition

The Company derives revenues primarily from sale of pharmaceutical formulation business.

Ind AS 115 "Revenue from Contracts with Customers" provides a control-based revenue recognition model and provides a Five step application approach to be followed for revenue recognition.

- "1. Identify the contract(s) with a customer;
- 2. Identify the performance obligations;
- 3. Determine the transaction price;
- 4. Allocate the transaction price to the performance obligations;
- 5. Recognise revenue when or as an entity satisfies performance obligation."

"Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The Company has generally concluded that it is the principal in its revenue arrangements, except for the agency services below, because it typically controls the goods or services before transferring them to the customer.

Revenue excludes amounts collected on behalf of third parties. The disclosures of significant accounting judgements, estimates and assumptions relating to revenue from contracts with customers are provided in Note 19 and disclosures of transition approach along with impact of adoption of Ind AS 115 on financial statements are provided in Note 20.1"

### 9.1 Sale of Goods

"For sale of goods, revenue is recognised when control of the goods has transferred at a point in time i.e. when the goods have been delivered to the specific location (delivery). Following delivery, the customer has full discretion over the responsibility, manner of distribution, price to sell the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognised by the Company when the goods are delivered to the customer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due. Payment is due within 0-180 days. The Company considers the effects of variable consideration, the existence of significant financing components, noncash consideration, and consideration payable to the customer (if any)."

Net sales are exclusive of GST and Trade discount.

### 9.2 Contract Balances

### Trade receivables

A receivable represents the Company's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of financial assets.

### **Contract liabilities**

"A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Company performs under the contract."

### 9.3 Cost to obtain a contract

The Company pays sales commission to its selling agents for as per the agreement. The Company has elected to apply



the optional practical expedient for costs to obtain a contract which allows the Company to immediately expense sales commissions (included in selling and distribution expenses) because the amortization period of the asset that the Company otherwise would have used is one year or less.

Costs to fulfil a contract i.e. freight, insurance and other selling expenses are recognized as an expense in the period in which related revenue is recognised.

### 9.4 Other revenue streams

### **Export and Other Incentives**

"In case of sale made by the Company as Manufacturer, export benefits arising from Duty Entitlement Pass Book(DEPB), Merchandise Export Incentive Scheme, and Focus Market Scheme are recognised on date of actual receipt of such liecense from authority."

In case of sale made by the Company as Manufacturer, export benefits arising from Duty Drawback scheme, Rebate of State Levies (ROSL), and Rebate of State and Central Taxes and Levies (ROSCTL), are recognised on sale of such goods in accordance with the agreed terms and conditions with customers.

"Revenue from exports benefits measured at the fair value of consideration received or receivable net of returns and allowances, cash discounts, trade discounts and volume rebates."

Obligation / entitlements on account of Advance Licenses Scheme for import of raw materials are not accounted for as income and correspondingly no expenses is booked at time of payment of custom duty. Custom duty amount of pending export obligations are shown as contingent liability by way of note.

### **Rendering of Services**

Revenue from rendering of services is recognised when the performance obligation to render the services are completed as per contractually agreed terms.

### Dividend

Revenue is recognised when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

### 10. Financial Instruments

### (a) Other financial assets and financial liabilities

Other financial assets and financial liabilities are recognised when Company becomes a party to the contractual provisions of the instruments.

### (b) Initial recognition and measurement:

The financial assets and financial liabilities are initially Measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through (profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized Immediately in statement of profit and loss.

### (c) Subsequent measurement:

**F**inancial assets are subsequently measured at amortized cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and contractual terms of financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.



### (d) Financial assets at fair value through other comprehensive income

Financial assets are measured at fair value through other comprehensive income if these financial assets are held within business whose objective is achieved by both collecting contractual cash flows on specified dates that are solely payments of principal and interest on the principal amount outstanding and selling financial assets.

### (e) Financial assets at fair value through profit & loss account

Financial assets are measured at fair value through profit or loss unless it measured at amortised cost or fair value through other comprehensive income on initial recognition. The transaction cost directly attributable to the acquisition of financial assets and liabilities at fair value through profit or loss are immediately recognised in the statement of profit and loss.

### (f) Financial liabilities

### (i) Recognition of Financial liabilities

Financial liabilities are measured at amortized cost using effective interest rate method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

### (ii) De-Recognition of Financial liabilities

The difference between the carrying amount of a financial liability extinguished or transferred to another party and the consideration paid, including any non cash assets transferred or liabilities assumed shall be recognized in profit or loss account. Further the company applies extinguishment accounting/modification accounting as per IND-AS 109

### (iii) Equity Instruments

An equity instrument is a contract that evidences residual interest in the assets of the company after deducting all of its liabilities. Equity instruments recognised by the Company are recognised at the proceeds received net off direct issue cost.

### 11. Foreign Exchange Transactions

- (a) Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of transaction and variation, if any, is accounted for on the date of payment, if squared up during the same accounting year.
  - (a) Monetary items denominated in foreign currencies remaining unsettled at the year end if not covered by forward exchange contracts are translated at year end rates.
  - (b) Any income/expense arising from foreign currency transactions is dealt in the profit and loss account for the year except in cases where they relate to acquisition of fixed assets in which case they are adjusted in the carrying cost of such assets.
  - (c) Where company enters into a forward exchange contract, the difference between the forward rate and the exchange rate at the date of the transaction is recognised as income or expense over the life of the contract except in the case of fixed assets, in which case, such difference is adjusted in the carrying amount of respective fixed assets.
  - (d) The Company has opted for voluntary exemption given in Ind AS-101, which allows first time adopter to continue its Indian GAAP policy for accounting of exchange difference arising on translation of long term foreign currency monetary items recognised in the financial statements for the period ending immediately before the beginning of the first Ind AS financial reporting period.

### 12. Borrowing Costs:

Borrowing costs that are attributable to the acquisition or construction or production of qualifying assets are capitalised as part of cost of such assets. Qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs are recognised as an expense in the period in which incurred.



### 13. Employee Benefits:

Current employee benefit

- a) Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees services up to the end of the reporting period and are measured at the amounts expected to be incurred when the liabilities are settled.
- b) Expense in respect of other short-term benefits is recognized on the basis of the amount paid or payable for the period during which services are rendered by the employee.

### **Post Retirement Employee Benefits:**

- a) Post retirement benefits plan are determined on the basis of an actuary valuation by an independent Actuary. Liability recognized in the balance sheet in respect of defined benefit obligation is the present Value of the defined benefit obligation at the end of reporting period.
- b) The Company has adopted a policy of compensated earned leave which are accumulating in nature and Is determined by actuarial valuation at each reporting date using projected unit credit method on the additional amount expected to be paid/availed as a result of the unused entitlement that has accumulated at the balance sheet date.
- c) Gratuity liability accounted for on the basis of actuarial valuation as per Ind AS 19 "Employee Benefits" Liability recognized in the Balance Sheet in respect of gratuity is the present value of the defined Benefit obligation at the end of each reporting period. The present value of defined benefit is Determined by discounting the estimated future cash outflows by reference to market yield at the end of each reporting period. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation. This cost is included in employee benefit expense in the Statement of Profit and Loss Actuarial gain/loss pertaining to gratuity are accounted for as OCI.

### 14. Income Tax:

- a) <u>Current tax:</u> Provision is made for income tax, based on the liability as computed after taking credit for allowances and exemptions. Adjustments in books are made only after the completion of the assessment.
- b) <u>Deferred Tax</u>: The differences that result between the profit offered for income tax and the profit as per the financial statement are identified and thereafter a deferred tax liability/assets is recorded for timing differences, namely the differences that originate in one accounting period and reverse in another. The tax effect is calculated on the accumulated timing difference at the end of an accounting period based on prevailing enacted regulations. Deferred tax assets are recognised only if there is reasonable certainty that they will be realized and are reviewed for the appropriateness of their respective carrying values at each balance sheet date.
- c) <u>MAT:</u> Minimum alternative tax payable under the provisions of the Income Tax Act, 1961 is recognised as an asset in the year in which credit becomes eligible and is set off in the year in which the Company becomes liable to pay income taxes at the enacted tax rates and shall be reversed in the year in which it lapses
- d) In respect of disputed income tax demands, where the company is in appeal, provision for tax is made when the matter is finally decided.

### 15. Provisions, Contingent Liabilities and Contingent Assets

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources and reliable estimate can be made to settle the amount of obligation. Contingent Liabilities are not recognised but are disclosed in the notes. Contingent Assets are neither recognised nor disclosed in the financial statements



### 16. Government Grant

Government Grants are recognized in Profit & Loss account in accordance with the related schemes and in the period in which these are accrued.

Grants toward the specific assets are treated as deferred income in Profit & Loss Account are recognised on rational basis over the useful life of the depreciable asset

### 17. Impairment of Assets

An Asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. An impairment loss is charged to the Profit & Loss Account in the year in which an asset is identified as impaired. The impairment loss recognised in prior accounting periods is reversed if there has been a change in the estimate of recoverable amount.

### 18. Trade Receivable/Advances

Trade receivables/advances outstanding for more than three years and other Trade receivables/advances outstanding for less than three years but are doubtful of recovery at the balance sheet date will be written off/provided in the books of accounts except those Trade receivables/advances pertaining to related parties and disputed Trade receivables/advances having matter pending before different courts.

19. Accounting policies not specifically referred to are consistent with generally accepted accounting principles.

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1	,	,										
												(Rs. in Lac
			GRO	SS BLO	C K	DEPREC	CIATION/AM	ORTISA	TION		NETB	BLOCK
SR	PARTICULARS	BALANCE AS ON 01/04/2023	ADDITIONS DURING THE YEAR	SALE/ W.OFF DELETION	AS ON 31/03/2024	AS ON 31/03/2023	DURING THE YEAR	ASSETS W/OFF	ON SALE / I	TOTAL DEPRECIATION UPTO 31/03/2024	AS ON 31/03/2024	AS O 31/03/202
€	TANGIBLE ASSETS											
	LAND	596.97	00.00	00:00	596.97	00:00	00:00	0.00	00:00	00.00	596.97	596.9
7	LEASEHOLD LAND	0.00	00.00	00:00	00.00	0.00	00.00	00.00	00.00	00.00	00.00	0.0
m	BUILDING	14137.51	00.00	00.00	14137.51	99.6095	452.91	0.00	00:00	6062.57	8074.94	8527.8
4	PLANT & EQUIPMENT	33823.98	92.82	8044.17	25872.63	23711.52	1866.77	00:00	6891.54	18686.75	7185.88	10112.4
2	FURNITURE & FIXTURE	804.18	272.65	255.31	821.52	676.03	18.19	00:00	226.54	467.68	353.84	128.1
9	VEHICLES	399.64	25.30	84.82	340.12	382.88	3.35	00.00	80.58	305.65	34.47	16.7
_	OFFICE EQUIPMENT	1249.18	64.53	52.92	1260.79	1014.67	34.49	0.00	48.27	1000.89	259.90	234.5
∞	MISC FIXED ASSETS	2931.29	107.32	735.74	2302.87	2326.94	74.40	00:00	697.36	1703.98	598.89	604.3
6	BUILDING (R&D)	58.56	00.00	00:00	58.56	47.70	2.30	00.00	00:00	20.00	8.56	10.8
10	FURNITURE & FIXTURE (R&D)	34.15	16.78	00:00	50.93	29.19	0.93	00:00	0.00	30.12	20.81	4.9
11	EQUIPMENT (R&D)	1330.95	8.73	00.00	1339.68	1237.04	5.79	00.00	00.00	1242.83	96.85	93.8
Ť	TOTAL (A)	55366.41	588.13	9172.96	46781.58	35035.63	2459.13	0.00	7944.29	29550.47	17231.11	20330.7
<u>(B</u>	INTANGIBLE ASSETS											
	PATENT & TRADE MARK	47.40	0.00	0.00	47.40	44.62	0.74	00:00	0.00	45.36	2.04	2.8
2	PRODUCT TECHNOLOGY	6138.27	94.51	00:00	6232.78	5007.19	240.12	00:00	0.00	5247.31	985.47	1131.0
m	SOFTWARE	2064.84	15.00	00:00	2079.84	2006.21	8.97	0.00	00.00	2015.18	64.66	58.6
	TOTAL (B)	8250.51	109.51	0.00	8360.02	7058.02	249.83	0.00	0.00	7307.85	1052.17	1192.4
٦Ĕ	TOTAL (A+B)	63616.92	697.64	9172.96	55141.60	42093.65	2708.96	0.00	7944.29	36858.32	18283.28	21523.2
IA	TOTAL: P/Y (31/03/2023)	62886.47	1010.20	279.75	63616.92	39460.85	2865.05	0.00	232.25	42093.65	21523.27	23425.6
API	CAPITAL WORK IN PROGRESS	ESS										
	PARTICULARS	OPENING BALANCE	ADDITION	CAPITALISED	CLOSING							
API 306	CAPITAL WORK IN PROGRESS	2972.83	2494.75	343.09	5124.49							
OTA	TOTAL: P/Y (31/03/2023)	900.07	2271.44	198.67	2972.83							
Ы	CAPITAL WORK IN PROGRESS (CWIP)	ESS (CWIP)										
(a)	For Capital-work-in progress, following	ogress, followin		dule shall be g	ageing schedule shall be given: CWIP aging schedule	ng schedule						
			Ā	mount in CWIF	Amount in CWIP for a period of	اپ					(Rs. in Lacs)	
	CWIP				Less than 1-year	1-2 years	2-3 years	More than 3 years	3 years		Total	
	Projects in progress											
	Builing Under constraution (CWIP)	ution (CWIP)			117.89	445.57	220.38		407.33		1191.16	
	Plant & Machinery (CWIP)	VIP)			2045.57	1615.40	00.00		272.36		2022 22	

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FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

Rel- evant line item in the Bal- ance Sheet	Description of item of Property	Gross Carrying value	Title deeds held in the name of	Whether title deed holder is promotor, director or elative of promoter/ director or employee of promoter/ director	Property held since which date	Reason for not being held in the name of the company
PPE	Building Plot No 781 Indl Area Phase II Chandigarh	12,00,000	Sharan Kumar	No.	16.04.1998	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.
PPE	Building Plot No. 42 Indl area Phase II Chandigarh	18,25,000	Manchan- da Indus- tries	No.	16.08.2000	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.

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FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

				(Rs. in Lacs)
PARTICULARS		AS AT 31-03-2024		AS AT 31-03-2023
NOTE -'2'				
NON-CURRENT INVESTMENTS				
Investment in Equity Instrument				
Quoted (Carried at FVTOCI)				
9499720 (Previous year 9499720) Equity Shares in M/s Ind Swift Laboratories Ltd of Rs. 10/- each	F247.64		6 207 92	
fully paid up Add/Less: (Impairment)/ Appreciation in	5247.64	_	6,307.82 (1060.18)	
value of investment	5247.64		5247.64	5247.64
Less Sale of Investment (9499720 Equity Shares)	5247.64		-	
Unquoted others (Carried at FVTOCI)				
300000 (Previous Year 300000) Equity Shares of Essix Biosciences Ltd. of Rs. 10/- each fully paid up	125.62		127.50	
Add/Less : (Impairment)/ Appreciation in value of investment	0.45	126.07	(1.88)	125.62
		126.07		5373.26

<sup>2.1</sup> Quoted Investment are valued at market value as at year end.

<sup>2.3</sup> The Shares of Ind Swift Laborotaries Ltd were sold to Essix Biosciences Ltd during the year. Both are related parties.

NOTE -'3'		
OTHER NON CURRENT FINANCIAL ASSETS		
(To the extent not written off/adjusted)		
(Unsecured but considered goods)		
Security Deposits	185.31	172.64
Advance to Promoter Directors	1,065.16	1,087.16
Loans to Related Parties	6,289.24	6,289.75
	7,539.71	7,549.55
Year 2023-24		
Type of Borrower	Amount of Loan or advance in the nature of loan outstanding	Percentage to the Tota Loans and Advances in the nature of Loans
Promoters Directors	1,065.16	14.48
Related Parties	6,289.24	85.52
Year 2022-23		
Type of Borrower	Amount of Loan or advance in the nature of loan outstanding	Percentage to the Tota Loans and Advances in the nature of Loans
Promoters Directors	1,087.16	14.74
Related Parties	6,289.75	85.26

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<sup>2.2</sup> Unquoted other Investments are valued at fair value on the basis of book value as per the last audited annual accounts of investee companies available with the company i.e for the year ending 31.03.2023



FOR THE YEAR ENDED 31ST MARCH 2024

		(Rs. in Lacs)
PARTICULARS	AS AT	AS AT
PARTICULARS	31-03-2024	31-03-2023
NOTE - '4'		
OTHER NON-CURRENT ASSETS		
Advance against Capital Goods	72.88	40.59
	72.88	40.59

NOTE - '5'		
CURRENT ASSETS		
INVENTORIES		
(As taken, valued & certified by the Management)		
Raw Material	4,832.33	4,482.86
Work- in- Progress	497.24	526.46
Finished Goods	862.29	3817.70
Consumables	116.62	93.60
Material in transit	100.67	14.20
	6,409.15	8,934.82

NOTE -'6'		
TRADE RECEIVABLES		
Debtors Outstanding for a Period		
Exceeding Six Months.		
Considered good	2,142.38	690.67
Considered doubtful	5,284.70	5,642.38
Other Debts	13,071.87	9,767.72
	20,498.95	16,100.77
Less: Provision for Doubtful Debts	5,284.70	5642.38
(Unsecured but considered good by the management)	15,214.25	10,458.39

Year 2023-24 (Rs. in Lacs						
	Particulars			Outstanding for	following Period	
		Less than 6 Months	6 Months - 1 year	1 -2 years	2 - 3 years	More than 3 years
(i)	Undisputed Trade Receivables- Considered good	13,072.50	549.79	1,370.93	116.46	104.57
(ii)	Undisputed Trade Receivable- which have significant increase in <b>credit risk</b>					
(iii)	Undisputed Trade Receivables- credit impaired					
(iv)	Disputed Trade Receivables- considered goods	0	63.33	120.69	12.88	5,087.80
(v)	Disputed Trade Receivables- which have significant increase in credit risk					
(vi)	Disputed Trade Receivables- Credit impaired					

Ind-Swift Limited \_\_\_\_\_\_ Because Life is Precious



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

Year 2022-23					(Rs in L
Particulars	Outstanding for following Period				
	Less than 6 Months	6 Months - 1 year	1 -2 years	2 - 3 years	More than 3 years
i) Undisputed Trade Receivables- Considered good  Undisputed Trade Receivable- which have significant increase in credit risk	9767.72	641.25	1.49	20.86	
Undisputed Trade Receivables- credit impaired     Disputed Trade Receivables- considered goods	0	63.33	120.68	12.88	5445.49
v) Disputed Trade Receivables- which have significant increase in credit risk vi) Disputed Trade Receivables- Credit impaired					27.07

		(Rs. in Lacs)
PARTICULARS	AS AT	AS AT
	31-03-2024	31-03-2023
NOTE -'7'		
CASH & CASH EQUIVALENTS		
Balance with Banks	3.49	47.04
Cash in Hand	54.68	26.55
Others (Imprest)	125.09	26.17
Fixed Deposits with Banks	6,130.42	1,233.02
	6,313.68	1,332.78

7.1 Fixed Deposits with banks Rs. 39.89 lacs (Previous Year Rs. 1219.95lacs) are Pledged with Banks/others including as margin money with banks against issue of Bank Guarantees/ Letter of Credit.

money with burks against issue of burk Guarantees, Letter of Create.					
NOTE-'8'					
OTHER CURRENT ASSETS					
Advances Recoverable in Cash Or					
In Kind Or For Value to be Received	2,316.64	2,376.16			
Mat Credit Entitelment	1,936.01	2,163.43			
Income Tax Payment/ TDS (Net)	52.19	134.21			
Prepaid Expenses	99.02	92.37			
Deposits with Govt. Deptt.	1,838.35	1,846.27			
	6,242.21	6,612.44			

- 8.1 In the opinion of the Board, the current assets, loans & advances shown in the Balance Sheet have a value of realization in the ordinary course of business at least equal to the amount at which they are stated in the balance sheet and provision for all known and determined liabilities is adequate.
- 8.2 Advances recoverable includes advances to suppliers and advances to staff and other advances.

Ind-Swift Limited

Because Life is Precious



Essix Biosciences Limited

# STANDALONE NOTES ON FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST MARCH 2024

		(Rs. in Lacs)
PARTICULARS	AS AT 31-03-2024	AS AT 31-03-2023
NOTE'-9'		
SHARE HOLDER'S FUNDS		
SHARE CAPITAL AUTHORISED		
7,50,00,000 (Previous Year 7,50,00,000 ) Equity Shares of Rs. 2/- Each	1,500.00	1,500.00
	1,500.00	1,500.00
ISSUED, SUBSCRIBED & PAID UP		
5,41,64,653 Equity Shares (Previous Year 5,41,64,653) of Rs.2/- Each Fully Paid up in Cash	1083.29	1,083.29
	1083.29	1,083.29

9.1 Shares held by promoters at the end o	No. of Share			
Name Of Promoters	Equity	Туре	% of Total	% Change during the Year
Essix Biosciences Ltd	17033433	Equity	31.45	-
S.R. Mehta	2035871	Equity	3.76	-
Gopal Munjal	1957199	Equity	3.61	-
V.R. Mehta	1921361	Equity	3.55	-
Sunita Jain	1812400	Equity	3.35	-
Neera Mehta	1547050	Equity	2.86	-
Ravi Mehta	634470	Equity	1.17	-
N.R. Munjal	611700	Equity	1.13	-
Neeta Munjal	578600	Equity	1.07	-
Nidhi Munjal	502970	Equity	0.93	-
Himanshu Jain	495300	Equity	0.91	-
Meenakshi Mehta	398310	Equity	0.74	-
Annie Mehta	158630	Equity	0.29	-
Sahil Munjal	127949	Equity	0.24	-
Rishav Mehta	111700	Equity	0.21	-
Saurabh Munjal	51700	Equity	0.1	-
Ishav Mehta	44200	Equity	0.08	-
Deepti Munjal	34200	Equity	0.06	-
Bhanavi Mehta	30300	Equity	0.06	-
Divya Munjal	15000	Equity	0.03	-
Daksh Mehta	1000	Equity	0.001	-
Total	30103343		55.58%	
9.2. 9.2. No. of Shareholders holding 5%	or more of share capital			
Name Of Shareholder	As on 31-03-	2024	As on 31	-03-2023
	No. of Shares	%	No. of Shares	%

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31.45%

17033433

31.45%

17033433



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

				(Rs. in Lacs)
PARTICULARS		AS AT 31-03-2024		AS AT 31-03-2023
NOTE'-10'				
RESERVES & SURPLUS				
General Reserve		9,581.80		9,581.80
Capital Reserve		,		•
Opening Balance:	372.60		377.98	
Less: Amortised during the year:	(17.89)	354.71	(5.38)	372.60
Securities Premium		7,107.97		7,107.97
Other Comprehensive Income				
Opening Balance	1,131.57		2,167.63	
Add: During the year	(17.88)	1,113.69	(1,036.06)	1,131.57
Surplus in Profit & Loss Account				
Profit b/f from previous year	(89,747.11)		(92,350.78)	
Add: Current Year Profit/Loss	1,423.13		2,603.67	
		(88,323.98)		(89,747.11)
		(70,165.81)		(71,553.17)

NOTE -'11'			
BORROWINGS (NON CURRENT)			
(a) SECURED LOANS			
Term Loan			
(i) From Banks/Asset Reconstruction Companies (ARC)		-	26,306.86
(ii) From Financial Institutions/ Asset Reconstruction Companies (ARC)		173.85	2,349.67
(iii) Loan from Related Party		81,660.49	-
	Total (A)	81,834.34	28,656.53

- 11.1 The Loans of Rs. 815.77 Cr. (both current and noncurrent) due to Edelweiss Asset Reconstruction Company Ltd (EARC) have been taken over by Ind Swift Laboratories Ltd (ISLL) (Related Party) in term of the Loan agreement with Ind Swift Ltd dated 30.03.2024 and has structured the sustainable part into the term loan facility of Rs. 352.60 crores payable in 9years at 10% rate of interest (including 15months moratorium on principal and interest payment, however interest will accrue monthly) and the unsustainable part of Rs. 463.17 crores as a zerocoupon debt(payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility).
- 11.2. Term Loan from Related Party are secured by way of first charge over entire fixed assets of the Company, personal guarantee of Directors and by way of pledge of shares of promoters. Personal guarantee of Directors and shares of promoter of Ind Swift Ltd will be given/pledged in favour of ISLL after the release of personal guarantee and depledge of shares by EARC.
- 11.3 Term Loan from Piramal Capital and Housing Finance Ltd (PCHFL) for Rs. 187.37 Lacs is secured by exclusive charge on the asset financed by PCHFL.

### 11.4 Maturity Profile of Term Loans:

Period	1-2 year	2-3 year	3-4 year	4 years & above
Term Loans	3889.57 Lacs.	5182.84 Lacs.	5184.84 Lacs.	21259.62 Lacs.

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FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

(Rs. in Lacs				
PARTICULARS		AS AT		AS AT
TAKTICOLAKS		31-03-2024		31-03-2023
(b) UNSECURED LOANS (NON CURRENT)				
Loan from Related Parties		1,084.86		10,234.57
Loan from Others		16,611.15		-
Preference Share (refer note 11.6 & 11.7)		1,420.00		1,420.00
	Total (B)	19,116.01		11,654.57
	Total (A+B)	100,950.35		40,311.10

11.5 Unsecured Loan (Related Party) Pertaing to Ind Swift Laboratories Ltd (ISLL) for Rs. 16611.15Lacs has now been transferred to Synthimed Lifesciences Pvt Ltd (SLPL) in view of slump sale of ISLL API Division to SLPL by ISLL.

11.6 Details of Preference Shares		AS AT 31-03-2024		AT 3-2023
Authorised	No. of Shares	Amount (Rs. in Lacs)	No of Shares	Amount (Rs. in Lacs)
Preference Shares of Rs. 100/-each	2500000	2,500.00	2500000	2,500.00
Issued, Subscribed & Paid Up				
Cumulative Redeemable Preference	1420000	1,420.00	1420000	1,420.00
Shares of Rs. 100/- each fully paid up				
Shares Outstanding as at beginning	1420000	1,420.00	1420000	1,420.00
Add: Shares issued during the year	-	-	-	-
Less: Shares redeemed during the year	-	-	-	-
Shares Outstanding as at the end of year	1420000	1,420.00	1420000	1,420.00

<sup>11.7</sup> The Prefrence Shares shall rank for dividends in priority to equity Shares for time being. These shares shall be entitled to rank in priority to equity shares as regards repayment of Capital and arrears of dividend declared, but shall not be entitled to any further participation in profit or assets of the Company.

NOTE -'12'		
<u>PROVISIONS</u>		
Provision for Employee Benefits/ Gratuity	865.98	767.20
	865.98	767.20
NOTE -'13'		
OTHER LONG TERM LIABILITIES		
Security Deposit Customers/ Stockists	654.69	658.69
Lease Liability	21.94	20.92
	676.63	679.61
NOTE -'14'		
Defferred Tax Liability (Net)	(Rs.in Lacs)	(Rs.in Lacs)
Opening Deferred Tax Liability	0.00	0.00
Less: Deferred tax on old Depreciation	0.00	0.00
Less: Dererred tax Asset	0.00	0.00
	0.00	0.00

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FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

							(Rs. in Lacs)
	PARTICULARS					AS AT 3-2024	AS AT 31-03-2023
	NOTE -'15'						
	BORROWINGS (CURRE	NT)					
(i)	The Loans assigned to Edhave been taken over by EARC vide agreement da now been classified as Bo	Ind Swift Laboratorion ted 30.03.2024 with In	es Ltd (Related Party) f nd Swift Ltd. The same	rom		-	35,045.62
	Current Maturties of Long Term borrowings					13.53	23,464.29
			Total	I (A)		13.53	58,509.91
(iii)	UNSECURED LOANS						
	Fixed Deposit from Public				4	135.69	440.58
			Total	` ′ ⊨		135.69	440.58
			Total (A	(+B)	2	149.22	58,950.49
	NOTE -'16'						
	TRADE PAYABLES						
	Trade Payables (MSME)				1	L42.61	192.87
	Trade Payables (Others)				20,0	046.29	8,942.28
	Trade Payables (Related P	arty)				0.20	14,337.74
					20,1	L89.10	23,472.89
16.1	Trade Payable (Related Pa to Synthimed Lifesciences						ow been transferred
Yea	r 2023-24						(Rs in Lacs)
Par	ticulars		Outstanding for f				
		Leass Than 1 Year	1-2 Years	2-	-3 Years	Me	ore Than 3 Years
(i)	MSME	142.61					
(ii)	Other	9,716.63	108.10		25.79		10,030.30
(iii)	Related Party	0	0		0		0.20
(iv)	Disputed Dues -MSME						
(v)	Disputed Dues - Others	0.59	0.54		0.54		163.80

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Yea	r 2022-23				(Rs in Lacs)
Par	rticulars Outstanding for following Period				
		Leass Than 1 Year	1-2 Years	2-3 Years	More Than 3 Years
(i)	MSME	192.87			
(ii)	Other	6,577.73	17.92	62.64	2,083.53
(iii)	Related Party	5,897.50	7.15	0	8,433.09
(iv)	Disputed Dues -MSME				
(v)	Disputed Dues - Others	0.67	0.55	0.69	198.55

There are no dues to Micro and Small Enterprises, which are outstanding for more than 45 days as at March 31,2024. This information as required under the Micro, Small and Medium Enperprises Development Act, 2006 has been determined to the extent such parties have been identified on the basis of information available with the Company and has been relied upon by the auditors.

(Rs. in Lacs)

			( )
	PARTICULARS	AS AT 31-03-2024	AS AT 31-03-2023
i)	(i) The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each year Principal amount due to micro and small enterprises Interest due on the above	142.61	192.87
ii)	The amount of interest paid by the buyer in terms of section 16, of the MSMED Act,2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.		-
iii)	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under MSMED Act.,2006		-
iv)	The amount of interest accrued and remaining unpaid at the end of each accounting year.	-	-
v)	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dued as above are actually paid to the small enterprise for the pupose of disallowance as a deductible expenditure under the MSMED Act, 2006	-	-

		(Rs. in Lacs
PARTICULARS	AS AT	AS AT
	31-03-2024	31-03-2023
NOTE -'17'		
OTHER FINANCIAL LIABILITIES (CURRENT)		
Intt. Accrued But not Due	787.50	837.00
Lease Liability (Current)	1.19	1.19
	788.69	838.19

NOTE -'18'		
OTHER CURRENT LIABILITIES		
Advance from Customers Other Payable including Statutory Dues, Cheques issued but not presented for payments	5,135.76 5,291.38	5,177.16 5,034.35
	10,427.14	10,211.51

Ind-Swift Limited \_\_\_\_\_\_ Because Life is Precious



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs in Lacs)	
	PARTICULARS	AS AT	AS AT	
		31-03-2024	31-03-2023	
	NOTE -'19'			
	PROVISIONS (Current)			
	Provision for Employee Benefits/ Gratuity	182.54	159.96	
		182.54	159.96	
	NOTE -'20'			
	Revenue from Operations			
	Sale of products	49,252.93	39,889.15	
	Other Operating Revenues (Technology Transfer Fee)	971.84	1,206.69	
		50,224.77	41,095.84	
20.1	Revenue from Operations Revenue from Contracts with Customers		(Da in Lass)	
	Revenue from Contracts with Customers	Year ending	(Rs in Lacs)  Year ending	
	Segment	31-03-24	31-03-23	
	Segment	Pharmaceutical Product	Pharmaceutical Product	
	Type of goods or service	Floudet	Floudet	
	Sale of manufacturers products			
	Pharmaceutical Products	49,252.93	39,889.15	
	Total Revenue from contracts with Customers	49,252.93	39,889.15	
	India	11,291.14	11,622.90	
	Outside India	37,961.79	28,266.25	
	Total Revenue from contracts with Customers	49,252.93	39,889.15	
	Timing of revenue recognition			
	Goods transferred at a point in time	49,252.93	39,889.15	
	Total revenue from contracts with Customers	49,252.93	39,889.15	
20.2	Contract balances			
	The following table provides information about receivables, contract assets and	contract liabilities from co		
	T		(Rs. in Lacs)	
		As at 31-03-24	As at 31-03-23	
	Trade receivables	15,214.25	10,458.39	
	Advances from Customers	5,135.76	5,177.16	
20.3	Reconciling the amount of revenue recognised in the statement of pro-	ofit and loss with contra	•	
	(Rs. in			
	PARTICULARS	YEAR ENDED 31-03-2024	YEAR ENDED 31-03-2023	
	Revenue as per contracted price	51,899.43	40,642.86	
	Adjustments			
	Significant financing component			
	Sales return	(2,338.77)	(509.73)	

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Work-in-Progress

**CLOSING STOCK**Work-in-Progress

Finished Goods

Finished Goods

# STANDALONE NOTES ON FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31ST MARCH 2024

				(Rs. in Lacs
	PARTICULARS		YEAR ENDED	YEAR ENDE
	PARTICULARS		31-03-2024	31-03-202
I	Rebate		(156.29)	(162.23
1	Discount		(151.44)	(81.7)
+	Revenue from contracts with customers		49,252.93	39,889.1
	The transaction price allocated to the remaining performance o 2024 are as follows:	bligation (unsati	sfied or partially unsatisfi	ed) as at March3
/	Advances from Customers		5,135.76	5,177.1
]	NOTE -'21'			
9	Other Income			
I	nterest Received		194.25	77.3
F	Profit on Sale of Assets		37.76	26.2
F	Profit on Sale of Assets		4,347.07	
5	Sundry Balances/Excess Provision written Back		474.66	262.
E	Export Incentive		22.04	17.4
1	Net Gain on Foreign Currency Transaction and Translation		579.85	530.9
	Other non operating Income		143.67	270.8
			5,799.30	1,185.4
1	NOTE -'22'			
-	COST OF MATERIAL CONSUMED/SOLD			
	Opening Stock		4,576.46	3,959.0
F	Purchase		21,022.16	20,114.8
			25,598.62	24,073.8
l	Less :Closing Stock		4,948.95	4,576.4
		Total (A)	20,649.67	19,497.4
	Purchase of Stock in Trade		4,484.34	3,849.6

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Total (B)

526.46

3,817.70

4,344.16

497.24

862.29

1,359.53

2,984.63

369.46

526.46

3,817.70

4,344.16 (1,542.94)

2,431.76 2,801.22



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lac
PARTICULARS		YEAR ENDED 31-03-2024	YEAR ENDE 31-03-202
NOTE '24'		31-03-2024	31-03-202
EMPLOYEE BENEFIT EXPENSES			
Director Remuneration		540.00	540.0
Salary & Wages		6,666.64	5,840.2
P.F. & Other Funds		341.55	310.4
Staff Welfare		130.54	90.
Gratuity		152.99	133.
Gratuity	ľ	7,831.72	6,914.
		7,031.72	0,514.
NOTE -'25'			
FINANCE COST			
Interest Expenses		6,136.63	5,832.
Other Borrowing Cost		156.97	143.
		6,293.60	5,976
	<u> </u>		
NOTE -'26'			
OTHER EXPENSES			
MANUFACTURING EXPENSES Power, Fuel & Water Charges		1,218.33	1,076.
Repair & Maintenance-Machinery		198.94	176
Repair & Maintenance Machinery  Repair & Maintenance-Building		159.94	91
Service Charges		813.25	922
Other Manufacturing Expenses		142.07	117
5 Pr	Total (A)	2,532.53	2,384.
ADMINISTRATIVE EXPENSES			
Travelling & Conveyance		1,061.31	863.
Audit Fees		7.50	7.
Rent		29.17	33.
Rates & Taxes		199.12	215
Telephone & Postage		43.51	44
Repair & Maintenance-Others		44.98	54.
Electricity & Power		20.18	19.
Insurance Charges		118.84	126
Sundry Balances Written off		33.84	0.
Professional & Legal Exp.		367.38	363
Printing & Stationery Loss on Sale of Assets		73.14 545.38	82 2
Security Expenses		56.16	47.
Security Expenses Corporate & Other Administrative Expenses		358.13	47. 140.
Corporate & Other Auministrative expenses	Total (B)	2,958.64	2003.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lacs)
PARTICULARS		YEAR ENDED	YEAR ENDED
		31-03-2024	31-03-2023
SELLING & DISTRIBUTION EXPENSES			
Commission to C & F Agents		182.42	92.02
Travelling Expenses		390.00	393.23
Provision for Doubtful Debts		-	11.24
Breakage & Expiry		135.08	123.75
Transportation Charges		1,421.37	1,542.26
Sales Promotion		385.41	220.90
Depot/Stockist Expenses		44.86	72.95
Other Selling Expenses		394.49	370.19
	Total (C)	2,953.63	2,826.54
RESEARCH & DEVELOPMENT EXP.			
Salary & Wages (R&D)		622.92	557.36
Consumables		205.33	248.16
Other Administrative Expenses		151.00	153.52
· ·	Total (D)	979.25	959.04
Grand	Total (A to D)	9,424.05	8,173.73

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	(Rs.in Lacs)
2023-24	2022-23
37961.79	28,266.25
971.84	1206.69
	(Rs.in Lacs)
2023-24	2022-23
131.94	113.79
70.08	256.84
161.82	40.34
93.28	1.14
158.05	279.05
	(Rs.in Lacs)
2023-24	2022-23
2066.35	2140.75
38.71	30.88
165.09	271.41
	(Pe in Lace)
2022 24	(Rs.in Lacs) 2022-23
7.50	7.50
	37961.79 971.84 2023-24 131.94 70.08 161.82 93.28 158.05 2023-24 2066.35 38.71 165.09

Ind-Swift Limited \_\_\_\_\_\_ Because Life is Precious



FOR THE YEAR ENDED 31ST MARCH 2024

- **28.** Contingent liabilities outstanding as on 31.03.2024 not provided for in respect of:
  - a) Bank Guarantee issued by Banks:

		(Rs.in Lacs)
<u>Particulars</u>	<u>2023-24</u>	2022-23
Bank Guarantee	34.72	37.62

- b) Arrears of Cumulative Dividend on cumulative Redeemable Preference Shares amounting to Rs.184.60 Lacs Previous year (Rs.170.40 Lacs).
- c) In respect of Income Tax matters pending before appellate authorities/Tribunal/ High Courts which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.43.40 Lacs.
- d) In respect of Sale Tax matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.6635.01 Lacs. Out of it the Punjab & Haryana High Court has directed the Sale Tax authorities to not to take coercive steps to recover the demand of 6633.62 lacs
- e) In respect of Service Tax matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.17.57 Lacs.
- f) In respect of Central Excise matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.213.63 Lacs.
- g) In respect of GST matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs. 112.42 Lacs.
- h) In respect of ESI matter pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs. 3.33 lacs.
- 29. During the year 2018-19 the sales tax deptt. Chandigarh has completed the sales tax assessment of the Company for the year 2011-12 and raised a demand of Rs. 66.34 crore on account of VAT and CST (VAT Rs. 14.33 cr, CST Rs. 0.17 cr, penalty Rs. 31.61 cr and interest Rs. 20.23 cr). However the Company has filed appeal against said order with VAT Tribunal as per Punjab VAT ACT and has deposited a sum of Rs 16.65 cr being 25.10% of the above said demand to the sales tax deptt, on 08.05.2019 and the matter is subjudice.
- 30. (i) R & D: Company is consistently undertaking Research & Development in new areas of Medicine. The R & D facility of the company is duly recognized by Deptt. of Science & Technology, Govt. of India. Company's team consisting of highly qualified scientists has proven their expertise in various areas of technology development. Expenses on Research phase are charged to Profit and Loss account. as laid by Ind AS 38 issued by institute of Chartered Accountant of India on Intangible Assets. Expenditure on R&D incurred by the Company during the Year is:

	(Rs.in Lacs)
a) Addition in Fixed Assets- Panchkula	-
b) Product Technology Exp Panchkula	Nil
c) Product Technology Exp Other Units	88.41
d) Debited to Profit & Loss Account as per note no 26	979.25
e) Depreciation / Amortisation-Panchkula	66.76

The Depreciation/Amortisation related to Research & development are clubbed under respective heads in profit & loss account.



FOR THE YEAR ENDED 31ST MARCH 2024

# 31. Segment Reporting

# **Primary Segment (Business Segments)**

The Company operates only in the business segment of Pharmaceutical Products, and in the opinion of the management the inherent nature of activities in which it is engaged are governed by the same set of risks and reward. As such the activities are identified as single segment in accordance with the Indian Accounting Standard (Ind AS 108) issued under Companies (Indian Accounting Standards) Rules, 2016 as amended up to date.

Second	dary Segment (By Geographical Segme		
S.No.	Particulars	(Rs.in Lacs) 31.03.2024	(Rs. in Lacs) 31.03.2023
(a)	Domestic	11,291.14	11,622.90
(b)	Export	37,961.79	28,266.25
	Total Sales	49,252.93	39,889.15

In view of the interwoven/Intermix nature of business and manufacturing facility and cost to develop information is excessive, the other segmental information is not ascertainable

# 32. Post Employment Benefits

(i) **Defined Contribution plans:** The Company makes contributions towards provident fund to a defined contribution retirement benefit plan for the qualifying employees. Under the plan, the Company is required to contribute a specified percentage of payroll cost of the retirement benefit plan to fund the benefits.

### (ii) Defined Benefit Plan:

- (A) The Company makes annual contributions to the Group Gratuity cum life Assurance Schemes administered by the LIC, a funded defined benefit plan for qualifying employees. The scheme provides for payment as under:
  - (a) On normal retirement / early retirement / withdrawal / resignation: As per the provisions of the payment of Gratuity Act, 1972 with vesting period of 5 years of service.
  - b) On the death in Service.

The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the projected Unit Credit Method. Based on the actuarial valuation obtained in this respect the following table sets out the status of the gratuity plan and the amounts recognized in the Company's financial statements as at the Balance Sheet date.

Amount of Expenses Recognized is as follows				
		(Rs. in Lacs)		
Particulars	31.03.2024 Amount	31.03.2023 Amount		
In Income Statement	150.77	134.02		
In Other Comprehensive Income	18.33	(25.99)		
Total Expenses Recognized during the period	169.10	108.03		
Movements in the present value of the defined benefit obligation are as follows:				
		(Rs. in Lacs)		
Particulars	2023-24	2022-23		
Present Value of obligation as at the beginning	809.11	763.29		
Current Service Cost	97.15	90.36		



FOR THE YEAR ENDED 31ST MARCH 2024

		(Rs. in Lacs)
Particulars	2023-24	2022-23
Interest Expenses or Cost	59.19	50.34
Re-measurement (or Actuarial) (Gain)/Loss arising from:	-	-
-change in demographic assumptions		
-change in financial assumptions	7.16	(30.12)
Experience variance (i.e Actual experience vs. assumptions)	10.24	3.17
-Others	-	-
Past Service Cost	-	-
Effect of change in foreign exchange rates	-	-
Benefits Paid	(77.61)	(67.93)
Acquisition Adjustment	-	-
Effect of Business combinations or disposals		-
Present value of obligation as at the end	905-24	809.11
Bifurcation of present Value of obligation at the end of the year as per revised sched	dule III of the Compani	
		(Rs. in Lacs)
Particulars	2023-24	2022-23
Current Liability (Short term)	182.57	185.31
Non-Current Liability (Long Term)	722.67	623.80
Present Value of Obligation	905.24	809.11
Movements in the fair value of the plan assets are as follows:		
		(Rs. in Lacs)
	2023-24	(Rs. in Lacs) <b>2022-23</b>
Movements in the fair value of the plan assets are as follows:	<b>2023-24</b> 76.09	
Movements in the fair value of the plan assets are as follows:  Particulars	76.09 3.58	2022-23
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income	76.09 3.58 5.57	<b>2022-23</b> 101.30 6.68
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution	76.09 3.58	<b>2022-23</b> 101.30
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution	76.09 3.58 5.57 40.33	2022-23 101.30 6.68 30.75
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid	76.09 3.58 5.57 40.33 - (73.90)	2022-23 101.30 6.68 30.75 (61.68)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized	76.09 3.58 5.57 40.33	2022-23 101.30 6.68 30.75
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest:	76.09 3.58 5.57 40.33 - (73.90)	2022-23 101.30 6.68 30.75 (61.68)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment	76.09 3.58 5.57 40.33 - (73.90)	2022-23 101.30 6.68 30.75 (61.68)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense	76.09 3.58 5.57 40.33 - (73.90)	2022-23 101.30 6.68 30.75 (61.68)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment	76.09 3.58 5.57 40.33 - (73.90) (0.92)	2022-23 101.30 6.68 30.75 (61.68) (0.96)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment	76.09 3.58 5.57 40.33 - (73.90) (0.92)	2022-23 101.30 6.68 30.75 (61.68) (0.96)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end	76.09 3.58 5.57 40.33 - (73.90) (0.92)	2022-23 101.30 6.68 30.75 (61.68) (0.96)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end	76.09 3.58 5.57 40.33 - (73.90) (0.92)	2022-23 101.30 6.68 30.75 (61.68) (0.96) 76.09
Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:	76.09 3.58 5.57 40.33 (73.90) (0.92)	2022-23 101.30 6.68 30.75 (61.68) (0.96) 76.09  (Rs. in Lacs)
Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:	76.09 3.58 5.57 40.33 - (73.90) (0.92) - - 50.75	2022-23 101.30 6.68 30.75 (61.68) (0.96) 76.09  (Rs. in Lacs)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:  Particulars  Current Service Cost	76.09 3.58 5.57 40.33 - (73.90) (0.92) - - 50.75	2022-23 101.30 6.68 30.75 (61.68) (0.96) 76.09  (Rs. in Lacs)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to Opening Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:  Particulars  Current Service Cost Past Service Cost	76.09 3.58 5.57 40.33 - (73.90) (0.92) - - 50.75	2022-23 101.30 6.68 30.75 (61.68) (0.96)



FOR THE YEAR ENDED 31ST MARCH 2024

# **Expenses Recognized in the other comprehensive income is as follows:**

(Rs. in Lacs)

		(1ts: III Edes)
Particulars	2023-24	2022-23
Actuarial gains/losses	-	-
-change in demographic assumptions	-	-
-Change in financial assumptions	7.16	(30.12)
-experience variance (i.e Actual experience vs. assumptions)	10.24	3.17
-others	-	-
Return on plan assets, excluding amount recognized in net intt. Exp.	0.92	0.96
Re-measurement (or actuarial) gain/loss arising because of change in	_	-
Effect of asset ceiling		
Components of defined benefit costs recognized in other		
Comprehensive income	18.32	(25.99)

# The principal financial assumptions used in the valuation are shown in the table below:

(Rs. in Lacs)

Particulars	2023-24	2022-23
Discount rate (per annum)	7.30%	7.30%
Salary growth rate (per annum)	5.00% & 7.00%	5.00% & 7.00%

The discount rate indicated above reflects the estimated timing and currency of benefit payments. it is based on the yields/rates available on applicable bonds as on the current valuation date.

The salary growth rate indicates above in the Company's best estimate of an increase in salary of the employees in future years, determined considering the general trend in inflation, seniority, promotions, past experience and other relevant factors such as demand and supply in employment marker etc.

# The amount included in the balance sheet arising from the entity's obligation in respect of its defined benefit plans is as follows:

(Rs. in Lacs)

		(113: 111 Eacs)
Particulars	2023-24	2022-23
Present Value of Obligation	905.25	809.11
Fair Value of Plan Assets	50.75	76.09
Surplus/(Deficit)	(854.50)	(733.01)
Effects of Asset Ceiling, if any	-	-
Net Asset/ Liability	(854.50)	(733.01)

# iii) Compensatory absences

Actuarial Valuation for compensated Absences is done as at the year end and the provision is made as per Company rules with corresponding charge to the statement of Profit and Loss amounting to Rs 24.91 Lakhs and it covers all regular employees. Major drivers in actuarial assumptions, typically, are years of service and employees compensation.

33. During the year under review the Company has made re-payment of Fixed Deposits amounting to Rs. 4.89lacs. The Company has completed the re-payment of the Deposits as per the re-payment scheme approved by the Hon'ble Company Law Board vide its order dated 30th Sept, 2013. Few of the fixed deposits holders have however not encashed their Fixed Deposits repayments due to which the amount due to them remain unclaimed as at the year end. The Company is com-



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

mitted to make those repayments as and when the valid claim for the same is filed by the respective Deposit holder.

- During the year the Company has sold its investment which was 9499720 nos of listed equity shares held in Ind Swift Laboratories Ltd to Essix Bioscinces Ltd for a consideration of Rs. 101/- per shares aggregating to Rs. 9594.72 lacs.
- 35 (i) During the year the Company has sold Plant & Machinery and other moveable assets of Unit III Baddi to ANG Lifesciences Ltd for Rs. 544.36 lacs (including GST) In term of agreement dated 24.06.2020 with ANG Lifesciences Ltd.
  - (ii) During the year the Company has sold Plant & Machinery and other moveable assets of Unit IV Baddi to Kuldeep Kaur for Rs 239.92 Lacs (including GST) In term of agreement dated 30.01.2024 with Kuldeep Kaur.
- 36. During the year the Board in their meeting held on 25the September, 2023 after considering the recommendation of Audit Committee and Independent Directors, approved the scheme of arrangement of amalgamation of the Company with Ind Swift Laborotaries Ltd (ISLL) under section 230-232 and other applicable provisions of the companies act, 2013. The Company has filed an application before the stock exchanges to obtain their no objection certificate. The same is pending before both stock exchanges.
- 37 (i). Since the company is having accumulated losses and there is no virtual certainty regarding availability of any future taxable profits in coming financial years, as such in accordance with Ind AS12 (Income Tax) the company has not recognized deferred tax asset.
  - (ii) During the year no MAT liability arises in view of clause (iii) of Explanation I of sub section 2 of Section 115JB of Income Tax act, 1961.
- 38. During the year 2019-20 the Central bank of India (Lender Bank), had declared the Company and its Directors naming Sh. S.R. Mehta, Dr. Gopal Munjal, Dr. V.R. Mehta, Sh. Navrattan Munjal, Sh. S.P. Sharma, Dr. V.K. Arora, Sh. S.C. Galhotra Mr. R.S Bedi as willful defaulters.

However, on 03.03.2020 the Central Bank of India had assigned its debt to M/s Edelweiss Assets Reconsruction Company (India) Limited and after that the same was full paid by the Company. The Company has also satisfied the ROC Charge in respect of this loan after getting NOC from Edelweiss on 10th July, 2020. The Company has filed the legal suits against the Bank for setting aside the orders, whereby the Directors have been declared as willful defaulters and the matter is subjudice.

Further as per communication of Central Bank of India No RO/OPR/2022-23 dated 04.02.2023, the Bank has forwarded recommendation for deletion from RBI willful defaulters to its Central office on 04.02.2023.

39. The aggregate depreciation expenses on ROU assets is included under depreciation and amortisation expenses in statement of profit & loss account.

The break up of current & non current lease liabilities as at March 31st, 2024 is as under.

Particulars	ROU Assets- Land (in Lacs)
Balance as at April 2023	123.14
Addition	0.00
Depreciation	1.73
Balance as at 31st March 2024	121.41

Particulars	As at 31-03-2024 (in Lacs)
Non Current Liability	21.95
Current Liability	1.19
Total	23.14

The movement in lease liabilities during the year ended March 31, 2024



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

Particulars	As at 31-03-2024 (in Lacs)
Balance at the beginning	22.11
Additions	0
Finance cost accrued during the period	2.21
Payments of Lease Liabilities	1.18
Balance at the end	23.14

The aggregate depreciation expense on ROU assets is included under depreciation and amortization expense in the Statement of Profit and Loss.

The details of the contractual maturities of lease liabilities as at March 31, 2024 on an undiscounted basis are as follows:

Particulars	As at 31-03-2024 (in Lacs)
Less than one year	1.19
One to five years	6.73
More than five years	675.05

Rental Expenses recorded for short term lease was Rs. 29.17 Lacs for the year ended 31-March-24

40.

Ratios	Items included in computing Ratio	2023-24	2022-23	% change (if there is more than 25% change the reason therof as well)
Current Ratio	Current Assets/ Current Liabilities	1.066	0.292	265.07
Debt-Equity Ratio*	Total Liabilities/ Total Shareholder's equity	-	-	
Debt Service Coverage Ratio	Net Profit+Dep + intt. On Long Term Loan/ Intt. On Long Term Loan+ Amt. of Intt & Principal paid on Long Term Loan	0.88	1.31	(32.82)
Return on Equity Ratio*	Net Earning / share- holder's Equityx 100	-	-	-
Inventory Turnover Ratio	Cost of good Sold/ Average Inventory	3.66	2.74	33.58
Trade Receivables Turnover Ratio	Revenue from Operation/ Average Account Receivable	3.91	4.21	(7.13)
Trade Payables Turnover Ratio	Net Purchase/ Average Account payable	1.17	1.09	7.34
Net Capital Turnover Ratio**	Revenue from Operation/ Working Capital	-	-	-
Net Profit Ratio	Net Profit/ Revenue from Operation x100	2.83	6.33	(55.29)
Return on Capital Employed #	EBIT / Capital Em- ployed	-	-	-



FOR THE YEAR ENDED 31ST MARCH 2024

Return on Investment		(57.98)	24.80	(333.79)
	Investment-Cost of Investment/Cost of Investment x100			

<sup>\*</sup> Debt-Equity Ratio and Retun on Equity Ratio have not been calculated as the Equity/Net Worth of the Company is negative..

- Debt Service Coverage Ratio has decreased due to decrease in Net Profit . Net proft in last year was more due to gain of exceptional/extraordinary item.
- Current ratio has improved due to sale of non current investments and conversion of current borrowing to non current borrowing.
- Inventory Turnover Ratio has increased due to increase in turnover of the Company.
- Net Profit ratio has decrease due to lower net profit in this year, net profit in last year was more due to gain of exceptional/ extraordinary item.
- Return on investment has decreased due to sale of non current investment.
- 41. Total Advance to the Executive Directors outstanding as on 31.03.2024 is Rs. 1065.16 Lacs (P.Y. 1087.16Lacs).
- 42. Sundry Balance/Excess Provision written Back amounting to Rs. 474.66 lacs (Previous year Rs. 262.58 lacs) have been written back during the year being not payable/provision not required.
- 43. Balance of Debtors, Creditors and Loan & Advances and other (imprest) are subject to Confirmation. The impact of the same if any could not be ascertained.

# 44. Remittance in Foreign Currency on Account of Dividend:

No Remittance in Foreign Currency on account of dividend was made during the year 2023-24.

### 45. Earning Per Share (EPS)

(a) Basic EPS

S. NO_	Particulars	2023-24 (Rs. in lacs)	2022-23 (Rs. in lacs)
i)	Profit/Loss after tax (Attributable to ordinary shareholders)	1423.13	2603.67
ii)	Weighted Average number of ordinary Shares (for Basic EPS)	54164653 Nos.	54164653 Nos.
iii)	Basic EPS/Share of Rs.2/-	Rs. 2.63	Rs 4.81
iv)	Diluted EPS/Share of Rs.2/-	Rs. 2.63	Rs 4.81

46. The previous year figures have been re-arranged and re-grouped wherever found necessary.

# 47. Related Party Disclosure

- (a) List of related parties & their relationship As per annexure- 'A'
- (b) Related party transactions. As per annexure- 'B'

# 48. **Other Statutory Information**

- (i) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- (ii) The Company does not have any transactions with companies struck off.

<sup>\*\*</sup> Net Capital turnover ratio has not been calculated as net capital of the Company is negative.

<sup>#</sup> Return on Capital Employed ratio has not been calculated as Capital Employed of the Company is negative.



FOR THE YEAR ENDED 31ST MARCH 2024

- (iii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
- (iv) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- (v) The Company has not advanced or loaned or invested funds to any other person or entity, including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
  - a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries); or
  - b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries;
- (vi) The Company has not received any fund from any person or entity, including foreign entities (funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
  - a) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or;
  - b) Provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (vii) The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
- (viii) The Company is not Covered under section 135 of the Companies Act 2013.

for and on behalf of the Board

**AUDITOR'S REPORT** 

As per separate report of even date

For Jain & Associates

Chartered Accountants (Regd No. 001361N)

(Krishan Mangawa)

**Partner** 

Membership No: 513236

Place: Chandigarh Date: 14.05.2024 S.R.MEHTA

Chairman DIN - 00005668

ARUN K. SETH

Chief Financial Officer

G.MUNJAL

Managing Director & CEO

DIN - 00005196

**GINNY UPPAL** 

Company Secretary

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FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

# **ANNEXURE TO THE NOTES ON ACCOUNTS**

ANNEXURE - '47 A'

.NO.	RELATIONSHIP	
<b>\</b>	SUBSIDIARY COMPANIES	1. IND SWIFT INDIA LIMITED KENYA.
3	KEY MANAGEMENT PERSONNEL AND	1. MR. S.R. MEHTA, CHAIRMAN
	THEIR RELATIVES	2. DR. G. MUNJAL, MANAGING DIRECTOR & CEO
		3. DR. V.R.MEHTA, JT. MANAGING DIRECTOR
		4. SH. N.R. MUNJAL, DIRECTOR
		5. SH. HIMANSHU JAIN, DIRECTOR
		6. SH. RISHAV MEHTA, DIRECTOR
		7. GINNY UPPAL, COMPANY SECRETARY
		8. MR. ARUN K. SETH, CHIEF FINANCIAL OFFICER
		1.MR.YUDHVIR MUNJAL
	RELATIVES OF DIRECTORS	2. MR. ANNIE MEHTA
)	OTHERS (ENTITIES IN WHICH KMP	1. 3M ADVERTISERS & PUBLISHER LIMITED
	OR THEIR RELATIVE IS DIRECTOR, OR	2. DASHMESH MEDICARE PRIVATE LIMITED
	KMP OR THEIR RELATIVE EXERCISES	(UP TO 02.01.2024)
	CONTROL)	3. ESSIX BIOSCIENCES LIMITED
		4. FORTUNE (INDIA) CONSTRUCTION LIMITED.
		5. IND SWIFT LABORATORIES LIMITED
		6. PUNJAB RENEWABLE ENERGY PRIVATE LIMITED.
		7. SWIFT FUNDAMENTAL RESEARCH & EDUCATION SOCIETY.
		8. IND SWIFT LABORATORIES INC.
		9. ELAN VITAL DRUG STORE LLC
		10. CHDMM TIBBI OMEHTA LLC.
		11. ETNERNITY INVESTMENT SERVICES PVT LTD
		12. MUNJAL JAIN ESTATES PVT LTD.
	1	



# STANDALONE NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 315T MARCH 2024

															Annexure 47	ire 47 'B'
I) Consolidated Related Party Transaction	ed Related I	Party Transa	ction :													(Rs. in Lacs)
NAME OF THE RELATED PARTY	ESSIX BIO SCIENCES LTD	IND SWIFT LABORA- TORIES LIMITED	IND SWIFT LABORA- TORIES INC	ELAN VITAL DRUG STORE LLC	CHDMM TIBBI OMEHTA	FORTUNE (INDIA) CONSTRUC- TIONS LTD	SWIFT FUN- DAMENTAL RESEARCH & EDUCATION SOCIETY	DASHMESH MEDICARE PVT LTD	ETNERNITY INVEST- MENT SERVICES	MUNJAL JAIN ESTATES PVT LTD	GOPAL	S.R. MEHTA	V.R. MEHTA	3M ADVER- TISERS & PUBLISH- ERS LTD	FOR THE YEAR ENDED 31.03.2024	FOR THE YEAR ENDED 31.03.2023
Nature of Transaction																
Purchase of Goods/ Services included Tax	206.94	6432.53	0.00	0.00	5.90	0.00	0.00	0.00	0.00	0.00	00.0	00.00	00.00	00:00	6645.38	5953.88
Sale of Goods/Ser- vices	0.00	227.39	2548.29	289.91	0.00	00:00	0.00	0.00	00:00	00:00	00.00	0.00	0.00	0.00	3065.59	2436.58
Sale of nvestments	9594.72	00:00	00:00	00:00	0.00	00.0	0.00	00:00	00:00	00:0	0.00	00:00	00:00	0.00	9594.72	
Debit Balance Outstanding as on 31.03.2024	e Outstandi	ng as on 31.	03.2024													
Loan & Advances	00:00	00:00	0.00	00:0	0.00	00:00	6289.24	0.00	00:0	00:00	0.00	00:00	00:00	0.00	6289.24	6289.75
Advance against Expenses	0.00	00:00	00:00	12.17	0.00	00:00	0.00	0.00	00:00	00:00	00:00	00:00	00:00	0.00	12.17	
Debtors	00:00	10.97	297.27	357.59	00.00	0.00	00:00	00:00	00.00	0.00	00.00	00.00	00.00	0.00	665.83	104.44
Loan Receiv- able from Directors	0.00	0.00	0.00	00:00	0.00	0.00	0.00	0.00	0.00	00:00	345.79	363.19	356.18	0.00	1065.16	
Investments	126.07	00:00	0.00	00:00	00.00	0.00	00'0	00:00	0.00	0.00				0.00	126.07	5373.26
Credit Balance Outstanding as on 31.03.2024	e Outstand	ing as on 31	.03.2024													
Loan & Advances	0.00	81660.49	0.00	00:00	0.00	531.93	0.00	0.00	0.00	552.93	00:00	0.00	0.00	0.00	82745.35	10234.57
Advance from Customers	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	117.07
Creditors	00:00	00:00	00:00	00:00	0.00	00:00	00:00	00:0	00:00	00:00	00:00	00:00	00:00	0.20	0.20	14337.74
Relatives of Directors	Directors															
Remmunera- tion															55.54	46.42
II) Key Management Personnel	gement Per	sonnel														
Remmunera- tion															565.81	562.93
6	* Delate, the form of the form					9 7 7 6		-								

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REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

TO
THE MEMBERS OF
IND-SWIFT LIMITED
CHANDIGARH

# **Opinion**

We have audited the accompanying Consolidated Ind AS financial statements of IND-SWIFT LIMITED (hereinafter referred to as "the Holding Company"), and its subsidiaries (the Holding company and its Subsidiaries together referred to as "the group") comprising of the Consolidated Balance Sheet as at March 31, 2024, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement for Changes in Equity and the Consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated IND AS financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated IND AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries the aforesaid consolidated Ind AS financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2024, their consolidated profit including other comprehensive income, their consolidated cash flows and the consolidated statement of changes in equity for the year ended on that date.

# **Basis for Opinion**

We conducted our audit of the Consolidated Ind AS financial statements in accordance with the Standards on Auditing ("SA"s), as specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Consolidated Ind AS Financial Statements' section of our report. We are independent of the Group in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Ind AS financial statements.

# **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Consolidated Ind AS Financial Statements for the financial year ended March 31,2024. These matters were addressed in the context of our audit of the Consolidated Ind AS Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context. We have determined the matter described below to be the key audit matter to be communicated in our report.

Key Audit Matters	How our audit assessed Key audit matters
Evaluation of Uncertain tax Positions  The company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.  Refer Notes to accounts No.28 to the Financial statements	<ul> <li>Obtained the details of completed tax assessments and demands as on 31/03/2024 from Management.</li> <li>We involved our expertise to challenge the management's underlying assumptions in estimating tax provision and the possible outcome of the disputes.</li> </ul>
	<ul> <li>We have also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.</li> </ul>



REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

# **Emphasis of Matters**

# Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- a) Emphasis is drawn upon Note No. 2.3 and Note No. 34 of the accompanying consolidated financial statements, during the year, the company has sold its shareholding of 9499720 Equity Shares in M/s Ind-Swift Laboratories Limited (related party) to M/s Essix Biosciences Limited (related party) at Rs. 101.00/- per share recording a profit of Rs. 43.47 Crore.
- b) Emphasis is drawn upon Note No. 11.1 of the accompanying consolidated financial statements, where M/s Ind-Swift Laboratories Limited (ISLL) (related party) has entered into an agreement with M/s Ind-Swift Limited (ISL) on 30-03-2024 for the revival of ISL and offered to become Resolution Sponsor of the company. ISLL has taken over the loan assigned by various banks to EARC by settling the total debts payable by ISL at Rs. 352.60 Crore. The loan of Rs. 815.77 Crore has been taken over by ISLL from ISL and the same is payable by ISL under the agreed terms as Rs. 352.60 Crore as sustainable debt repayable in 9 years (including 15 months moratorium) at the rate of 10% p.a. and balance Rs. 463.17 Crore as unsustainable debt in the form of Zero Coupon Bond (ZCD) to be waived off in case of successful payment of sustainable debt.
- c) Emphasis is drawn upon Note No. 11.5 and Note No. 16.1 of the accompanying consolidated financial statements, unsecured loan worth Rs. 166.11 Crore and credit balance worth Rs. 112.66 Crore payable to ISLL (related party) as on 18th March 2024 has been transferred to Synthimed Labs Private (SLPL) Limited as per the Business Transfer Agreement (BTA) signed between ISLL and SLPL, where all the right and ownership of the balances payable to ISLL as on 18th March 2024 has been transferred to SLPL as per the terms of Slump Sale deal between ISLL and SLPL.
- d) Emphasis is drawn upon Note No. 35(i) and 35(ii) of the accompanying consolidated financial statements, the company has sold its Plant & Machinery under the name of Unit -III Baddi to ANG Lifesciences for Rs. 5.44 Crore and Unit IV Baddi to Kuldeep Kaur for Rs. 2.39 Crore.
- e) Emphasis is drawn upon Note No. 38 of the accompanying consolidated financial statements, which describes that despite assignment of Central Bank of India debt to ARC, the bank has not withdrawn its notice declaring company and its directors as Wilful defaulters. Legal suits have been filed for the withdrawal of the same and the matter is subjudice.
- f) Emphasis is drawn upon Note No. 30(ii) of the accompanying consolidated financial statements, the company has changed its accounting policy of recognising expenditure on product development. The company has recorded the expenditure on product development as an expense in P&L Account as compared to recognising the expense as intangible assets in the previous years. Due to impracticability of determining the cumulative effect of applying new policy to all the prior period, the company has decided to apply the change prospectively, as per the provision of Ind-AS 8 "Accounting Policy, Change in accounting estimates and errors"

# Information Other than the Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report 2023-24 but does not include the Consolidated Ind AS financial statements and our auditor's report thereon.

Our opinion on the Consolidated Ind AS Financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Consolidated Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Consolidated Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

# Management's Responsibility for the Consolidated Ind AS Financial Statements

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report 2023-24 but does not include the Consolidated Ind AS financial statements and our auditor's report thereon.



### REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our opinion on the Consolidated Ind AS Financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Consolidated Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Consolidated Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

In preparing the Consolidated Financial Statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those respective Board of Directors of the company included in the Group are also responsible for overseeing the financial reporting process of the Group.

### Auditor's Responsibilities for the Audit of the Consolidated Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated Ind AS financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Consolidated Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Consolidated Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Consolidated Ind AS financial statements, including the disclosures, and whether the Consolidated Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

OObtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group of which we are the independent auditors and whose financial information we have audited, to express an opinion on the



REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

consolidated Ind AS financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated Ind AS financial statements of which we are the independent auditors. For the other entities included in the consolidated Ind AS financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated Ind AS financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Ind AS financial statements for the financial year ended March 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

### **Other Matter**

The Consolidated financial Results include the unaudited Financial Results of one subsidiary, whose financial statements does not reflect any financial transaction. These unaudited financial statements and other unaudited financial information have been furnished to us by the management. Our opinion, in so far as it relates amounts and disclosures included in respect of these subsidiaries and our report in terms of sub-sections (3) of Section 143 of the Act in so far as it relates to the aforesaid subsidiaries, is based solely on such unaudited financial statements and other unaudited financial information. In our opinion and according to the information and explanations given to us by the Management, these financial statements and financial information are not material to the Group.

Our opinion on the Consolidated Financial Results is not modified in respect of the above matters with respect to the Financial Results certified by the Board of Directors.

# **Report on Other Legal and Regulatory Requirements**

- 1. As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries, as noted in the 'other matter' paragraph we report, to the extent applicable, that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit of the aforesaid consolidated Ind AS financial statements;
  - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidation of the financial statements have been kept so far as it appears from our examination of those books and reports of the other auditors:
  - (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated Ind AS financial statements:
  - (d) In our opinion, the aforesaid consolidated Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended
  - (e) On the basis of the written representations received from the directors of the Holding Company as on March 31, 2024 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors who are



### REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

appointed under Section 139 of the Act, of its subsidiary companies none of the directors of the Group's companies incorporated in India is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164 (2) of the Act;

- With respect to the adequacy and the operating effectiveness of the internal financial controls over financial reporting with reference to these consolidated Ind AS financial statements of the Holding Company, refer to our separate Report in "Annexure B" to this report;
- In our opinion, the managerial remuneration for the year ended March 31, 2024 has been paid / provided by the Holding Company to their directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements as also the other financial information of the subsidiaries, as noted in the 'Other matter' paragraph:
  - The consolidated Ind AS financial statements disclose the impact of pending litigations on its consolidated financial position of the Group in its consolidated Ind AS financial statements – Refer Note 28 to the consolidated Ind AS financial statements.
  - The Group did not have any material foreseeable losses in long-term contracts including derivative contracts during the year ended March 31, 2024;
  - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company during the year ended March 31, 2024.
  - As per management representation and to the best of their knowledge and belief, other than as disclosed d) in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediaries shall, whether, directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
    - As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any quarantee, security or the like on behalf of the Ultimate Beneficiaries.
    - Based on procedures followed in the regular course of our audit, nothing has come to our notice that has caused to believe that the representations under subclause (i) and (ii) contain any material misstatement
  - No dividend has been declared or paid during the year by the Company.

For Jain & Associates **Chartered Accountants** (Regd No. 001361N)

Krishan Mangawa

**Partner** 

Membership No.: 513236 UDIN: 24513236BKAMUF2022

Place: Chandigarh Date: 14.05.2024

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# REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

"Annexure-A"

Referred to in Paragraphs under the heading "Report on other Legal and Regulatory requirements" of our report of even date

With reference to the Annexure A referred to in the Independent Auditor's Report to the members of the Company on the consolidated financial statements for the year ended 31 March 2024, we report the following:

(xxi) There have not been any qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements

For Jain & Associates Chartered Accountants (Regd No.: 001361N)

> Krishan Mangawa Partner

Membership No.: 513236 UDIN: 24513236BKAMUF2022

Place: Chandigarh
Date: 14.05.2024

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REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

"Annexure B" to the Independent Auditor's Report of even date on the Consolidated Financial Statements of Ind-Swift Limited Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

To the Members of Ind-Swift Limited

In conjunction with our audit of the consolidated financial statements of Ind Swift Limited as of and for the year ended March 31, 2024, we have audited the internal financial controls over financial reporting of Ind Swift Limited (hereinafter referred to as the "Holding Company"), as of that date. Internal financial controls under clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") is not applicable on the subsidiary companies which are part of the Group and are incorporated outside India. The IFC are applicable on the Indian subsidiaries, which is the responsibility of the management of subsidiary companies and are audited by their respective auditors. We do not form opinion on the same because of lack of audited financial statement of subsidiaries.

### **Management's Responsibility for Internal Financial Controls**

The Board of Directors of the Holding Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

# **Auditor's Responsibility**

Our responsibility is to express an opinion on the company's internal financial controls over financial reporting with reference to these consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, both, issued by Institute of Chartered Accountants of India, and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these consolidated financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls over financial reporting with reference to these consolidated financial statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these consolidated financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls over financial reporting with reference to these consolidated financial statements.

Meaning of Internal Financial Controls Over Financial Reporting with reference to these Consolidated Financial Statements

A company's internal financial control over financial reporting with reference to these consolidated financial statements



REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these consolidated financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

# Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to these Consolidated **Financial Statements**

Because of the inherent limitations of internal financial controls over financial reporting with reference to these consolidated financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these consolidated financial statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these consolidated financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

# **Opinion**

In our opinion, the Holding Company have, maintained in all material respects, adequate internal financial controls over financial reporting with reference to these consolidated financial statements and such internal financial controls over financial reporting with reference to these consolidated financial statements were operating effectively as at March 31,2024, based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

> For Jain & Associates **Chartered Accountants** (Regd No.: 001361N)

> > Krishan Mangawa **Partner**

Membership No.: 513236 UDIN: 24513236BKAMUF2022

Place: Chandigarh Date: 14.05.2024

Ind-Swift Limited \_



# **IND-SWIFT LIMITED**

CIN-12420CH1986PLC006897

# **CONSOLIDATED BALANCE SHEET**

AS AT 31-03-2024

			(Rs. in Lacs)
PARTICULARS	NOTE	AS AT 31-03-2024	AS AT
I. ASSETS		31-03-2024	31-03-2023
Non-current assets			
	1	17,231.11	20,330.78
Property, Plant and Equipment Right of Use- Land	1	17,231.11	20,330.76
Other Intangible assets		1.052.17	1.192.49
Capital Work in Progress		5,124.49	2,972.83
Financial Assets		5,124.49	2,972.83
Investments	2	126.07	E 272 26
Other Non-current Financial assets	3		5,373.26
		7,539.71 72.88	7,549.55
Other Non-current assets Total Non Current Assets	4	31,267.84	40.59 37,582.64
		31,267.84	37,582.04
CURRENT ASSETS	_	C 400 1F	0.024.03
Inventories Financial Assets	5	6,409.15	8,934.82
		15 214 25	10.450.20
Trade Receivable	6	15,214.25	10,458.39
Cash and Cash equivalents	7	6,313.68	1,332.78
Other Current Assets	8	6,242.21	6,612.44
Total Current Assets		34,179.29	27,338.43
Total Assets		65,447.13	64,921.07
II. EQUITY AND LIABILITIES			
Equity			1 000 00
a) Equity Share Capital	9	1,083.29	1,083.29
b) Other Equity	10	(70,165.81)	(71,553.17)
Total Equity		(69,082.52)	(70,469.88)
Liabilites			
Non-Current Liabilities			
Financial Liabilities			
Borrowings	11	100,950.35	40,311.10
Provisions	12	865.98	767.20
Other Non-Current Liabilities	13	676.63	679.61
Defferred Tax Liability (Net)	14	-	
<b>Total Non-Current Liabilities</b>		102,492.96	41,757.91
Current Liabilities			
Financial Liabilities			
Borrowings	15	449.22	58,950.49
Trade Payables	16	20,189.10	22,472.89
Other current Financial Liabilities	17	788.69	838.19
Other Current Liabilities	18	10,427.14	10,211.51
Provisions	19	182.54	159.96
Total Current Liabiliies		32,036.69	93,633.04
Total Equity and Liabilities		65,447.13	64,921.07
SIGNIFICANT ACCOUNTING POLICIES	A		
NOTES ON FINANCIAL STATEMENTS	1-49		

**AUDITOR'S REPORT** 

As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N)

(Krishna Mangawa) Partner Membership No : 513236

Place: Chandigarh Date: 14.05.2024

S.R.MEHTA Chairman DIN - 00005668

ARUN K. SETH Chief Financial Officer for and on behalf of the Board

**G.MUNJAL** Managing Director & CEO DIN - 00005196

**GINNY UPPAL** 

Company Secretary

Ind-Swift Limited Because Life is Precious 208



### **IND-SWIFT LIMITED** CIN-12420CH1986PLC006897

# CONSOLIDATED STATEMENT OF PROFIT & LOSS ACCOUNT

FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lacs
PARTICULARS	NOTE	YEAR ENDED 31-03-2024	YEAR ENDED 31-03-2023
INCOME		32 33 332	32 33 232
Revenue from operations	20	50,224.77	41.095.8
Other Income	21	5.799.30	1,185.4
TOTAL REVENUE (A)		56,024.07	42,281.2
EXPENDITURE			
Cost of Material Consumed	22	20,649.67	19,497.4
Purchase of Stock-in Trade		4,483.34	3,849.6
Changes in inventories of Finished Goods/Work-in-Progress	23	2,984.63	(1,542.9
Employee Benefits Expenses	24	7,831.72	6,914.6
Financial Cost	25	6,293.60	5,976.1
Depreciation/Amortisation	1	2,710.71	2,866.7
Other Expenses	26	9,424.05	8,173.7
TOTAL EXPENSES (B)		54,377.72	45,735.4
Profit/Loss Before Exceptional items & Tax (A-B)		1,646.35	(3,454.2
Exceptional/Extraordinary items			
Waiver of Principal & Interest on Loan		-	6,057.8
Profit after Exceptional/Extraordinary item & Tax		1,646.35	2,603.0
Tax Expenses			
Provision for Tax		-	
Mat Credit Entitlement		(227.42)	
Provision for Defferred Tax (Net)		-	
Add Income Tax for Previous Years		4.20	
Profit (Loss) for the period		1,423.13	2,603.6
Other Comprehensive Income			
Items that will not be reclassified to Profit & Loss		(17.88)	(1,036.0
Items that will be classified to Profit & Loss		-	
Total Other Comprehensive Income Net of Income Tax		(17.88)	(1,036.0
Total Comprehensive Income for the Period		1,405.25	1,567.6
Basic Earning per Share		2.63	4.8
Diluted Earning per Share		2.63	4.8
Nominal Value per Share		2.00	2.0

for and on behalf of the Board

**AUDITOR'S REPORT** As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N)

(Krishna Mangawa) Partner Membership No: 513236

Place: Chandigarh Date: 14.05.2024

S.R.MEHTA Chairman DIN - 00005668 ARUN K. SETH

Chief Financial Officer

**G.MUNJAL** Managing Director & CEO DIN - 00005196

**GINNY UPPAL** Company Secretary

Ind-Swift Limited,

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# IND-SWIFT LIMITED CIN-12420CH1986PLC006897

A) Equity Shares Capital as on 31.03.2024

CONSOLIDATED STATEMENT FOR CHANGES IN EQUITY FOR THE YEAR ENDED 315T MARCH 2024

	Ċ	70 000	Ċ				
	7	2023-24	7	2022-23			
	9N	No of Shares	No	No of Shares			
Particulars	Equity	Amount (in Lacs)	Equity	Amount (in Lacs)			
Opening Balance	54164653	1083.29	54164653	1083.29			
Add: No of Shares issued	Ι!N	ΞZ	ΞZ	ΞZ			
Closing Balance	54164653	1083.29	54164653	1083.29			
B) Other Equity							(Rs. In Lacs)
Particulars	Equity Shares	Other Equity	uity			Items of Other	Total Equity
	Capital	General Reserve	Capital Reserve	Security Premium	Retained Earnings	Comprehensive Income	attributable to equity holders
Balance as at April 1, 2023	1083.29	9581.80	377.60	7107.97	(89747.11)	1131.57	(70469.88)
Change in Equity for the Year ended March 31,2024							
Other Comprehensive Income for the year	0	0	0	0	0	(17.88)	(17.88)
Amortised during the year	0	0	(17.89)	0	0	0	(17.89)
Profit/Loss for the period	0	0	0	0	1423.13	0	1423.13
Balance as at March 31,2024	1083.29	9581.80	354.71	7107.97	(88323.98)	1113.69	(69082.52)
Ctatement of change							
in Equity (F.Y.2022-23)							
Balance as at April 1,2022	1083.29	9581.80	377.98	7107.97	(92350.78)	2167.63	(72032.11)
Change in Equity for the year ended March 31,2023							
Share capital issue during the year	0	0	0	0	0	0	0
Other Comprehensive Income for the year	0	0	0	0	0	(1036.06)	(1036.06)
Amortised during the year	0	0	(5.38)	0	0	0	(5.38)
Profit/Loss for the period	0	0	0	0	2603.67	0	2603.67
Balance as at March 31,2023	1083.29	9581.80	372.60	7107.97	(89747.11)	1131.57	(70469.88)



# IND-SWIFT LIMITED CIN-12420CH1986PLC006897

# CONSOLIDATED CASH FLOW STATEMENT

FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in lacs)
		YEAR ENDED 31.03.2024	YEAR ENDED 31.03.2023
A. CASH FLOW FROM OPERATING ACTIVITIES			
Profit/ Loss before tax and exceptional items		1646.35	(3454.20)
Adjustment for Non Cash & Non Operating Items			
i) Depreciation/Amortisation		2710.71	2866.78
ii) Interest Income		(194.25)	(77.32)
iii) Sundry Balance W/off/ Written Back (Net)		(440.82)	(262.36)
iv) Provision for doubtful debts/Debts Written off		0.00	11.24
v) Profit Loss on Sale of Assets (Net)		507.63	(23.67)
vi) Provision for Leave Encashment/Gratuity		80.45	37.29
vii) Interest Paid		6293.60	5976.16
viii) Profit on sale of Shares		(4347.07)	0.00
ix) Subsidy amortisation		(17.89)	(5.38)
<b>Operating Profit before Working Capital Changes</b>		6238.71	5068.54
Adjustment for			
i) Increase/ (Decrease) in current Liabilities		(2962.46)	5136.43
ii) (Increase)/Decrease in Trade Receivable		(4398.17)	(1372.48)
iii) (Increase)/Decrease in Inventory		2525.67	(1976.55)
iv) (Increase)/Decrease in other current Assets		146.99	(6.84)
v) (Increase)/Decrease in Non current Assets		(22.46)	455.49
<b>Cash Flow from Operating Activities before Taxes</b>		1528.28	7304.59
Net Operating Activites	(A)	1528.28	7304.59
B. Cash Flow from Investing Activities			
i) Interest Received		194.25	77.32
ii) Net Purchase of Fixed Assets (Including Capital WIP)		(2849.31)	(3082.98)
iii) Sale of Investment		9594.72	0.00
iii) Sale of Assets		721.06	71.16
Net Cash used in Investing activities	(B)	7660.72	(2934.50)
C. Cash Flow from Financing Activities			
i) Interest Paid		(6343.10)	(6369.47)
ii) Increase/ Decrease in Long Term Borrrowings		(11871.53)	(20789.49)
iii) Increase/ Decrease in Short Term Borrrowings		(58501.27)	17314.53
iv) Increase/ Decrease in Loan from Related Parties		72510.78	5228.88
v) Increase/Decrease in Security Deposit/Lease Liability		(2.98)	(40.01)
Net Cash Flow from Financing Activities	(C)	(4208.10)	(4655.56)
Net increase in Cash or Cash Equivalents	(A+B+C)	4980.90	(285.47)
Add : Opening Balance of Cash & Equivalents		1332.78	1618.25
Closing Balance of Cash & Cash Equivalents		6313.68	1332.78

for and on behalf of the Board

<u>AUDITOR'S REPORT</u> As per separate report of even date

For Jain & Associates Chartered Accountants (Regd No. 001361N) (Krishan Mangawa)

Partner
Membership No : 513236

Place: Chandigarh Date: 14.05.2024 
 S.R.MEHTA
 G.I

 Chairman
 Ma

 DIN - 00005668
 DII

**ARUN K. SETH** Chief Financial Officer G.MUNJAL Managing Director & CEO DIN - 00005196

**GINNY UPPAL** Company Secretary

Ind-Swift Limited \_\_\_\_\_\_\_ Because Life is Precious 211



# A-Significant Accounting Policies to the Consolidated Financial Statements as on 31st March2024.

# **A-CORPORATE INFORMATION**

The Consolidated Financial Statements comprise Consolidated Financial Statements of "Ind Swift Ltd" (The Holding Company or the Company") and its subsidiary "Ind Swift India Ltd Kenya" (Collectively referred to as the Group) for the year ended 31st March, 2024.

Ind Swift Ltd is a public limited Company domiciled in India and having registered office in Chandigarh. The Holding Company together with its Subsidiary are principally engaged in manufacturing and Trading of pharmaceutical and healthcare products.

During the year the Company's first wholly Subsidiary in Kenya "Ind Swift India Limited" was incorporated. However It has not commenced any operations yet.

# **B - CONSOLIDATED SIGNIFICANT ACCOUNTING POLICIES**

# 1. Basis of Preparation of Consolidated Financial Statements

These Consolidated financial statements have been prepared to comply with the Indian Accounting Standards (Ind AS). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules 2015 and Companies (Indian Accounting Standards) Amendment Rules 2016.

The Consolidated Financial Statements are prepared on accrual basis under the historical cost convention. The financial statements are presented in Indian rupees rounded off to the nearest rupees in lacs.

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.

# 2. Use of Estimates

The preparation of the Consolidated financial statements in conformity with Ind AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the Consolidated financial statements and reported amounts of revenues and expenses during the period Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the Consolidated financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the Consolidated financial statements.

# 3. Property, Plant & Equipment

- (a) Freehold land is carried at cost. All others items of Property, Plant and equipment have been stated at cost less accumulated depreciation and impairment loss if any. Cost of acquisition or construction is inclusive of freight, non refundable taxes or Levies, fees and incidental expenses to bring the assets to its present condition and location and interest on loans attributable to the acquisition of assets up to the date of commissioning of assets. Cost of assets not ready for intended use before the year end, are shown as capital –work-in- progress.
- (b) The Company is following the useful life by applying straight line method of depreciation as per the useful life specified in part C of Schedule II of the Companies Act 2013.

On assets sold, discarded etc, during the year depreciation is provided up to the date of sale/discard.

### 4. Leases

The Company's lease asset classes consist primarily of land and buildings. The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right



to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low value leases.

For these short-term and low-value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The ROU assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. ROU assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. ROU assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases.

Lease liabilities are remeasured with a corresponding adjustment to the related ROU asset if the Company changes its assessment of whether it will exercise an extension or a termination option. Lease liability and ROU assets have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

# 5. Intangible Assets

- (a) Intangible assets are measured at cost and amortized over their useful life.
- (b) Expenditure on Research phase is recognised as an expense when it is incurred.
- (c) Expenditure on product development phase is recognised as an Intangible Asset, These assets are amortized over the useful period of life starting from the year when the asset first meets the following recognition criteria:
  - The technical feasibility of completing the intangible asset so that it will be available for use or sale;
  - The intention to complete the intangible asset and use or sell it;
  - · the ability to use or sell the intangible asset;
  - how the intangible asset will generate probable future economic benefits;
  - the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
  - the ability to measure reliably the expenditure attributable to the intangible asset during its development.
- (d) Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected form use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset , are recognised in statement of profit and loss when the asset is derecognized.

### 6. Inventories are valued as under

(a) Stock of Raw Material, Packing Material and Store & Spares :- At Cost or Net Realizable Value, whichever is lower. Cost ascertained on FIFO basis, excluding recoverable rates and taxes. Cost includes cost of purchase & other cost incurred in bringing the inventories to their present location.



- (b) Stock of work in progress: At material cost plus apportioned manufacturing overheads or net realizable value whichever is lower.
- (c) Stock of Finished Goods: At Cost or Net Realizable Value, whichever is lower. Cost includes material cost plus apportioned manufacturing overheads and expenditure incurred in the normal course of business in bringing such inventories to its present location.
- (d) Stock in Transit: At Cost

### 7. Investments

Investments are classified into current and long term Investments.

- (a) Long term investments are stated at cost of acquisition. Provision for diminution is made only to recognize a decline other than temporary, if any, in the value of investments.
- (b) Current investments are carried at lower of cost and fair market value.

### 8. Revenue Recognition

The Company derives revenues primarily from sale of pharmaceutical formulation business.

Ind AS 115 "Revenue from Contracts with Customers" provides a control-based revenue recognition model and provides a Five step application approach to be followed for revenue recognition.

- " 1. Identify the contract(s) with a customer;
- 2. Identify the performance obligations;
- 3. Determine the transaction price;
- 4. Allocate the transaction price to the performance obligations;
- 5. Recognise revenue when or as an entity satisfies performance obligation."

"Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The Company has generally concluded that it is the principal in its revenue arrangements, except for the agency services below, because it typically controls the goods or services before transferring them to the customer.

Revenue excludes amounts collected on behalf of third parties. The disclosures of significant accounting judgements, estimates and assumptions relating to revenue from contracts with customers are provided in Note 19 and disclosures of transition approach along with impact of adoption of Ind AS 115 on financial statements are provided in Note 20.1

# 9.1 Sale of Goods

"For sale of goods, revenue is recognised when control of the goods has transferred at a point in time i.e. when the goods have been delivered to the specific location (delivery). Following delivery, the customer has full discretion over the responsibility, manner of distribution, price to sell the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognised by the Company when the goods are delivered to the customer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due. Payment is due within 0-180 days. The Company considers the effects of variable consideration, the existence of significant financing components, noncash consideration, and consideration payable to the customer (if any)."

Net sales are exclusive of GST and Trade discount.

### 9.2 Contract Balances

# **Trade receivables**

A receivable represents the Company's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of financial assets.



### **Contract liabilities**

"A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Company performs under the contract."

### 9.3 Cost to obtain a contract

The Company pays sales commission to its selling agents for as per the agreement. The Company has elected to apply the optional practical expedient for costs to obtain a contract which allows the Company to immediately expense sales commissions (included in selling and distribution expenses) because the amortization period of the asset that the Company otherwise would have used is one year or less.

Costs to fulfil a contract i.e. freight, insurance and other selling expenses are recognized as an expense in the period in which related revenue is recognised.

### 9.4 Other revenue streams

### **Export and Other Incentives**

"In case of sale made by the Company as Manufacturer, export benefits arising from Duty Entitlement Pass Book(DEPB), Merchandise Export Incentive Scheme, and Focus Market Scheme are recognised on date of actual receipt of such liecense from authority."

In case of sale made by the Company as Manufacturer, export benefits arising from Duty Drawback scheme, Rebate of State Levies (ROSL), and Rebate of State and Central Taxes and Levies (ROSCTL), are recognised on sale of such goods in accordance with the agreed terms and conditions with customers.

"Revenue from exports benefits measured at the fair value of consideration received or receivable net of returns and allowances, cash discounts, trade discounts and volume rebates."

Obligation / entitlements on account of Advance Licenses Scheme for import of raw materials are not accounted for as income and correspondingly no expenses is booked at time of payment of custom duty. Custom duty amount of pending export obligations are shown as contingent liability by way of note.

# **Rendering of Services**

Revenue from rendering of services is recognised when the performance obligation to render the services are completed as per contractually agreed terms.

### Dividend

Revenue is recognised when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

### 10. Financial Instruments

# (a) Other financial assets and financial liabilities

Other financial assets and financial liabilities are recognised when Company becomes a party to the contractual provisions of the instruments.

# (b) Initial recognition and measurement:

The financial assets and financial liabilities are initially Measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through (profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of



financial assets or financial liabilities at fair value through profit or loss are recognized Immediately in statement of profit and loss.

### (c) Subsequent measurement:

Financial assets are subsequently measured at amortized cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and contractual terms of financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

### (d) Financial assets at fair value through other comprehensive income

Financial assets are measured at fair value through other comprehensive income if these financial assets are held within business whose objective is achieved by both collecting contractual cash flows on specified dates that are solely payments of principal and interest on the principal amount outstanding and selling financial assets.

# (e) Financial assets at fair value through profit & loss account

Financial assets are measured at fair value through profit or loss unless it measured at amortised cost or fair value through other comprehensive income on initial recognition. The transaction cost directly attributable to the acquisition of financial assets and liabilities at fair value through profit or loss are immediately recognised in the statement of profit and loss.

### (f) Financial liabilities

# (i) Recognition of Financial liabilities

Financial liabilities are measured at amortized cost using effective interest rate method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

### (ii) De-Recognition of Financial liabilities

The difference between the carrying amount of a financial liability extinguished or transferred to another party and the consideration paid, including any non cash assets transferred or liabilities assumed shall be recognized in profit or loss account. Further the company applies extinguishment accounting/modification accounting as per IND-AS 109

### (iii) Equity Instruments

An equity instrument is a contract that evidences residual interest in the assets of the company after deducting all of its liabilities. Equity instruments recognised by the Company are recognised at the proceeds received net off direct issue cost.

# 11. Foreign Exchange Transactions

- (a) Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of transaction and variation, if any, is accounted for on the date of payment, if squared up during the same accounting year.
  - (a) (a) Monetary items denominated in foreign currencies remaining unsettled at the year end if not covered by forward exchange contracts are translated at year end rates
  - (b) Any income/expense arising from foreign currency transactions is dealt in the profit and loss account for the year except in cases where they relate to acquisition of fixed assets in which case they are adjusted in the carrying cost of such assets.
  - (c) Where company enters into a forward exchange contract, the difference between the forward rate and the exchange rate at the date of the transaction is recognised as income or expense over the life of the contract except in the case of fixed assets, in which case, such difference is adjusted in the carrying amount of respective fixed assets.



## CONSOLIDATED SIGNIFICANT ACCOUNTING POLICIES

(d) The Company has opted for voluntary exemption given in Ind AS-101, which allows first time adopter to continue its Indian GAAP policy for accounting of exchange difference arising on translation of long term foreign currency monetary items recognised in the financial statements for the period ending immediately before the beginning of the first Ind AS financial reporting period.

#### 12. Borrowing Costs:

Borrowing costs that are attributable to the acquisition or construction or production of qualifying assets are capitalised as part of cost of such assets. Qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs are recognised as an expense in the period in which incurred.

## 13. Employee Benefits:

Current employee benefit

- a) Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees services up to the end of the reporting period and are measured at the amounts expected to be incurred when the liabilities are settled.
- b) Expense in respect of other short-term benefits is recognized on the basis of the amount paid or payable for the period during which services are rendered by the employee.

#### **Post Retirement Employee Benefits:**

- a) a)Post retirement benefits plan are determined on the basis of an actuary valuation by an independent Actuary. Liability recognized in the balance sheet in respect of defined benefit obligation is the present Value of the defined benefit obligation at the end of reporting period. b) The Company has adopted a policy of compensated earned leave which are accumulating in nature and Is determined by actuarial valuation at each reporting date using projected unit credit method on the additional amount expected to be paid/availed as a result of the unused entitlement that has accumulated at the balance sheet date.
- c) Gratuity liability accounted for on the basis of actuarial valuation as per Ind AS 19 "Employee Benefits" Liability recognized in the Balance Sheet in respect of gratuity is the present value of the defined Benefit obligation at the end of each reporting period. The present value of defined benefit is Determined by discounting the estimated future cash outflows by reference to market yield at the end of each reporting period. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation. This cost is included in employee benefit expense in the Statement of Profit and Loss Actuarial gain/loss pertaining to gratuity are accounted for as OCI.

#### 14. Income Tax:

- a) <u>Current tax:</u> Provision is made for income tax, based on the liability as computed after taking credit for allowances and exemptions. Adjustments in books are made only after the completion of the assessment.
- b) <u>Deferred Tax</u>: The differences that result between the profit offered for income tax and the profit as per the financial statement are identified and thereafter a deferred tax liability/assets is recorded for timing differences, namely the differences that originate in one accounting period and reverse in another. The tax effect is calculated on the accumulated timing difference at the end of an accounting period based on prevailing enacted regulations. Deferred tax assets are recognised only if there is reasonable certainty that they will be realized and are reviewed for the appropriateness of their respective carrying values at each balance sheet date.
- c) <u>MAT:</u> Minimum alternative tax payable under the provisions of the Income Tax Act, 1961 is recognised as an asset in the year in which credit becomes eligible and is set off in the year in which the Company becomes liable to pay income taxes at the enacted tax rates and shall be reversed in the year in which it lapses.
- d) In respect of disputed income tax demands, where the company is in appeal, provision for tax is made when the matter is finally decided.



## CONSOLIDATED SIGNIFICANT ACCOUNTING POLICIES

#### 15. Provisions, Contingent Liabilities and Contingent Assets

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources and reliable estimate can be made to settle the amount of obligation. Contingent Liabilities are not recognised but are disclosed in the notes. Contingent Assets are neither recognised nor disclosed in the financial statements

#### 16. Government Grant

Government Grants are recognized in Profit & Loss account in accordance with the related schemes and in the period in which these are accrued. Grants toward the specific assets are treated as deferred income in Profit & Loss Account are recognised on rational basis over the useful life of the depreciable asset

#### 17. Impairment of Assets

An Asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. An impairment loss is charged to the Profit & Loss Account in the year in which an asset is identified as impaired. The impairment loss recognised in prior accounting periods is reversed if there has been a change in the estimate of recoverable amount.

#### 18. Trade Receivable/Advances

Trade receivables/advances outstanding for more than three years and other Trade receivables/advances outstanding for less than three years but are doubtful of recovery at the balance sheet date will be written off/provided in the books of accounts except those Trade receivables/advances pertaining to related parties and disputed Trade receivables/advances having matter pending before different courts.

19. Accounting policies not specifically referred to are consistent with generally accepted accounting principles.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

CONSOLIDATED NOTES ON FINANCIAL STATEMEN	STATEMENT S. FOR STATEMENT	CTIVERACTICA										
	TROPERIT PLANI &	EQUIPMEN 13										(Rs. in Lacs)
			G R O	SSBLO	C K	DEPREC	CIATION/AM	ORTISA	TION		N ET B	BLOCK
SR NO	PARTICULARS	BALANCE AS ON 01/04/2023	ADDITIONS DURING THE YEAR	SALE/ W.OFF DELETION	AS ON 31/03/2024	AS ON 31/03/2023	DURING THE YEAR	ASSETS W/OFF	ON SALE / DELETION	TOTAL DEPRECIATION UPTO 31/03/2024	AS ON 31/03/2024	AS ON 31/03/2023
€	TANGIBLE ASSETS											
П	LAND	596.97	0.00	00.00	296.97	00.00	00.00	0.00	00.00	00.00	596.97	596.97
7	LEASEHOLD LAND	00.00	00.00	00.00	00.00	00.00	00.00	00.00	00.00	00.00	00.00	00.00
m	BUILDING	14137.51	0.00	00:00	14137.51	99.6095	452.91	0.00	00.00	6062.57	8074.94	8527.84
4	PLANT & EQUIPMENT	33823.98	92.82	8044.17	25872.63	23711.52	1866.77	00:00	6891.54	18686.75	7185.88	10112.47
2	FURNITURE & FIXTURE	804.18	272.65	255.31	821.52	676.03	18.19	00:00	226.54	467.68	353.84	128.15
9	VEHICLES	399.64	25.30	84.82	340.12	382.88	3.35	0.00	80.58	305.65	34.47	16.76
7	OFFICE EQUIPMENT	1249.18	64.53	52.92	1260.79	1014.67	34.49	00:00	48.27	1000.89	259.90	234.51
∞	MISC FIXED ASSETS	2931.29	107.32	735.74	2302.87	2326.94	74.40	00:00	697.36	1703.98	598.89	604.34
6	BUILDING (R&D)	58.56	0.00	00.00	58.56	47.70	2.30	00.00	00.00	20.00	8.56	10.88
10	FURNITURE & FIXTURE (R&D)	34.15	16.78	00:00	50.93	29.19	0.93	00.00	00:00	30.12	20.81	4.96
11	EQUIPMENT (R&D)	1330.95	8.73	00.00	1339.68	1237.04	5.79	0.00	00.00	1242.83	96.85	93.89
	TOTAL (A)	55366.41	588.13	9172.96	46781.58	35035.63	2459.13	0.00	7944.29	29550.47	17231.11	20330.78
á	INTANCIBLE ASSETS											
								+				
1	MARK	47.40	0.00	00:00	47.40	44.62	0.74	00:00	00.00	45.36	2.04	2.80
7	PRODUCT TECHNOLOGY	6138.27	94.51	00:00	6232.78	5007.19	240.12	00.00	00.00	5247.31	985.47	1131.06
m	SOFTWARE	2064.84	15.00	00.00	2079.84	2006.21	8.97	00.00	00.00	2015.18	64.66	58.63
	TOTAL (B)	8250.51	109.51	0.00	8360.02	7058.02	249.83	00.00	00.00	7307.85	1052.17	1192.49
TOT	TOTAL (A+B)	63616.92	697.64	9172.96	55141.60	42093.65	2708.96	0.00	7944.29	36858.32	18283.28	21523.27
TOT	TOTAL: P/Y (31/03/2023)	62886.47	1010.20	279.75	63616.92	39460.85	2865.05	0.00	232.25	42093.65	21523.27	23425.62
CAP	CAPITAL WORK IN PROGRESS	ESS										
	PARTICULARS	OPENING BALANCE	ADDITION	CAPITALISED	CLOSING							
CAP	CAPITAL WORK IN PROGRESS	2972.83	2494.75	343.09	5124.49							
TOT	TOTAL: P/Y (31/03/2023)	900.07	2271.44	198.67	2972.83							
CAP	CAPITAL WORK IN PROGRESS (CWIP)	ESS (CWIP)										
(a)	For Capital-work-in progress, following agei	ogress, followin		ng schedule shall be given: CWIP aging schedule	ven: CWIP agir	g schedule						
			4	Amount in CWIP for a period of	for a period or						(Rs. in Lacs)	
	CWIP				Less than 1-year	1-2 years	2-3 years	More than 3 years	3 years		Total	
	Projects in progress											
	Builing Under constraution (CWIP)	ution (CWIP)			117.89	445.57	220.38		407.33		1191.16	
	Plant & Machinery (CWIP)	VIP)			2045.57	1615.40	0.00		272.36		3933.33	



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

Title de	eds of immov	able proper	ties not held	in the name of t	the company :	
Rel- evant line item in the Bal- ance Sheet	Description of item of Property	Gross Carrying value	Title deeds held in the name of	Whether title deed holder is promotor, director or elative of promoter/ director or employee of promoter/ director	Property held since which date	Reason for not being held in the name of the company
PPE	Building Plot No 781 Indl Area Phase II Chandigarh	12,00,000	Sharan Kumar	No.	16.04.1998	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.
PPE	Building Plot No. 42 Indl area Phase II Chandigarh	18,25,000	Manchan- da Indus- tries	No.	16.08.2000	The property could not be transferred earlier in the the name of company due to certain legal issues. Now the company is trying to get it transferred in its name after completing the legal formalities.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

(Rs. in Lacs)						
PARTICULARS		AS AT 31-03-2024		AS AT		
NOTE -'2'		31-03-2024		31-03-2023		
NON-CURRENT INVESTMENTS						
Investment in Equity Instrument						
Quoted (Carried at FVTOCI)						
9499720 (Previous year 9499720) Equity Shares in M/s Ind Swift Laboratories Ltd of Rs. 10/- each						
fully paid up	5,247.64		6,307.82			
Add/Less: (Impairment)/ Appreciation in	-		(1,060.18)			
value of investment	5,247.64		5,247.64	5,247.64		
Less sale of investment (9499720 Equity Shares)	5,247.64	-	-			
Unquoted others (Carried at FVTOCI)						
300000 (Previous Year 300000) Equity Shares of Essix Biosciences Ltd. of Rs. 10/- each fully paid up	125.62		127.50			
Add/Less : (Impairment)/ Appreciation in value of investment	0.45	126.07	(1.88)	125.62		
		126.07		5,373.26		
Quoted Investment are valued at market value as at year er	nd.					
Unquoted other Investments are valued at fair value on the investee companies available with the company i.e for the y	e basis of book valu ear ending 31.03.2	ie as per the last 1023	audited annu	ial accounts o		
The Shares of Ind Swift Laborotaries Ltd were sold to Essix I	Biosciences Ltd dur	ing the year.Botl	n are related p	oarties.		

NOTE -'3'		
OTHER NON CURRENT FINANCIAL ASSETS		
(To the extent not written off/adjusted)		
(Unsecured but considered goods)		
Security Deposits	185.31	172.64
Advance to Promoter Directors	1,065.16	1,087.16
Loans to Related Parties	6,289.24	6,289.75
	7,539.71	7,549.55
Year 2023-24		
Type of Borrower	Amount of Loan or advance in the nature of loan outstanding	Percentage to the Total Loans and Advances in the nature of Loans
Promoters Directors	1065.16	
Related Parties	6,289.24	85.52
Year 2022-23		
Type of Borrower	Amount of Loan or advance in the nature of loan outstanding	Percentage to the Total Loans and Advances in the nature of Loans
Promoters Directors	1087.16	14.74
Related Parties	6,289.75	85.26



FOR THE YEAR ENDED 31ST MARCH 2024

		(Rs. in Lacs)
PARTICULARS	AS AT	AS AT
PARTICULARS	31-03-2024	31-03-2023
NOTE - '4'		
OTHER NON-CURRENT ASSETS		
Advance against Capital Goods	72.88	40.59
	72.88	40.59

NOTE - '5'		
CURRENT ASSETS		
INVENTORIES		
(As taken,valued & certified by the Management)		
Raw Material	4,832.33	4,482.86
Work- in- Progress	497.24	526.46
Finished Goods	862.29	3,817.70
Consumables	116.62	93.60
Material in transit	100.67	14.20
	6,409.15	8,934.82

NOTE -'6'		
TRADE RECEIVABLES		
Debtors Outstanding for a Period		
Exceeding Six Months.		
Considered good	2,142.38	690.67
Considered doubtful	5,284.70	5,642.38
Other Debts	13,071.87	9,767.72
	20,498.95	16,100.77
Less: Provision for Doubtful Debts	5,284.70	5,642.38
(Unsecured but considered good by the management)	15,214.25	10,458.39

Yea	r 2023-24			•		(Rs. in La
	Particulars			Outstanding for	following Period	
		Less than 6 Months	6 Months - 1 year	1 -2 years	2 - 3 years	More than 3 years
(i)	Undisputed Trade Receivables-	13,072.50	549.79	1,370.93	116.46	104.57
	Considered good					
(ii)	Undisputed Trade Receivable-					
	which have significant increase					
	in <b>credit risk</b>					
iii)	Undisputed Trade Receivables- credit impaired					
iv)	Disputed Trade Receivables- considered goods	0	63.33	120.69	12.88	5,087.80
v)	Disputed Trade Receivables- which have significant increase in credit risk					
vi)	Disputed Trade Receivables- Credit impaired					



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

	<b>r 2022-23</b> iculars			Outstanding for	following Period	(Rs in L
ı uı (	reducis	Less than 6 Months	6 Months - 1 year	1 -2 years	2 - 3 years	More than 3 years
(i) (ii)	Undisputed Trade Receivables- Considered good Undisputed Trade Receivable- which have significant increase in credit risk	9,767.72	641.25	1.49	20.86	0
(iii) (iv) (v)	Undisputed Trade Receivables- credit impaired Disputed Trade Receivables- considered goods Disputed Trade Receivables- which have significant increase in credit risk	0	63.33	121.00	12.88	5,445.49 27.07
(vi)	Disputed Trade Receivables- Credit impaired					

		(Rs. in Lacs)
PARTICULARS	AS AT	AS AT
PARTICULARS	31-03-2024	31-03-2023
<u>NOTE - '7'</u>		
CASH & CASH EQUIVALENTS		
Balance with Banks	3.49	47.04
Cash in Hand	54.68	26.55
Others (Imprest)	125.09	26.17
Fixed Deposits with Banks	6,130.42	1,233.02
	6,313.68	1,332.78

7.1 Fixed Deposits with banks Rs. 39.89 lacs (Previous Year Rs. 1219.95lacs) are Pledged with Banks/others including as margin money with banks against issue of Bank Guarantees/ Letter of Credit.

including as margin money with banks against issue of	bank duarantees/ Letter of Credit.	
NOTE-'8'		
OTHER CURRENT ASSETS		
Advances Recoverable in Cash Or		
In Kind Or For Value to be Received	2,316.64	2,376.16
Mat Credit Entitelment	1,936.01	2,163.43
Income Tax Payment/ TDS (Net)	52.19	134.21
Prepaid Expenses	99.02	92.37
Deposits with Govt. Deptt.	1,838.35	1,846.27
	6,242.21	6,612.44

- 8.1 In the opinion of the Board, the current assets, loans & advances shown in the Balance Sheet have a value of realization in the ordinary course of business at least equal to the amount at which they are stated in the balance sheet and provision for all known and determined liabilities is adequate.
- 8.2 Advances recoverable includes advances to suppliers and advances to staff and other advances.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

		(Rs. in Lacs)
PARTICULARS	AS AT	AS AT
	31-03-2024	31-03-2023
NOTE'-9'		
SHARE HOLDER'S FUNDS		
SHARE CAPITAL AUTHORISED		
7,50,00,000 (Previous Year 7,50,00,000) Equity Shares of Rs. 2/- Each	1,500.00	1,500.00
	1,500.00	1,500.00
ISSUED, SUBSCRIBED & PAID UP		
5,41,64,653 Equity Shares (Previous Year 5,41,64,653) of Rs.2/- Each Fully Paid up in Cash	1,083.29	1,083.29
	1,083.29	1,083.29

			-	-	
9.1 Shares held by promoters at the end of the year 31st March, 2024					
	No. of Share				
Name Of Promoters	Equity	Туре	% of Total	% Change during the Year	
Essix Biosciences Ltd	17033433	Equity	31.45	-	
S.R. Mehta	2035871	Equity	3.76	-	
Gopal Munjal	1957199	Equity	3.61	-	
V.R. Mehta	1921361	Equity	3.55	-	
Sunita Jain	1812400	Equity	3.35	-	
Neera Mehta	1547050	Equity	2.86	-	
Ravi Mehta	634470	Equity	1.17	-	
N.R. Munjal	611700	Equity	1.13	-	
Neeta Munjal	578600	Equity	1.07	-	
Nidhi Munjal	502970	Equity	0.93	-	
Himanshu Jain	495300	Equity	0.91	-	
Meenakshi Mehta	398310	Equity	0.74	-	
Annie Mehta	158630	Equity	0.29	-	
Sahil Munjal	127949	Equity	0.24	-	
Rishav Mehta	111700	Equity	0.21	-	
Saurabh Munjal	51700	Equity	0.1	-	
Ishav Mehta	44200	Equity	0.08	-	
Deepti Munjal	34200	Equity	0.06	-	
Bhanavi Mehta	30300	Equity	0.06	-	
Divya Munjal	15000	Equity	0.03	-	
Daksh Mehta	1000	Equity	0.001	-	
Total	30103343		55.58%		
9.2. No. of Shareholders holding 5% or more of share capital					
Name Of Shareholder	Name Of Shareholder				
	No. of Shares	%	No. of Shares	%	
Essix Biosciences Limited	17033433	31.45%	17033433	31.45%	



FOR THE YEAR ENDED 31ST MARCH 2024

				(Rs. in Lacs)
PARTICULARS		AS AT		AS AT
FARTICULARS		31-03-2024		31-03-2023
NOTE'-10'				
RESERVES & SURPLUS				
General Reserve		9,581.80		9,581.80
Capital Reserve				
Opening Balance:	372.60		377.98	
Less: Amortised during the year:	(17.89)	354.71	(5.38)	372.60
Securities Premium		7,107.97		7,107.97
Other Comprehensive Income				
Opening Balance	1,131.57		2167.63	
Add: During the year	(17.88)	1,113.69	(1036.06)	1,131.57
Surplus in Profit & Loss Account				
Profit b/f from previous year	(8,9747.11)		(92350.78)	
Add: Current Year Profit/Loss	1,423.13		(2,603.67)	
		(88,323.98)		(89,747.11)
		(70,165.81)		(71,553.17)

NOTE -'11'			
BORROWINGS (NON CURRENT)			
(a) SECURED LOANS			
Term Loan			
(i) From Banks/Asset Reconstruction Companies (ARC)		-	26,306.86
(ii) From Financial Institutions/ Asset Reconstruction Companies (ARC)		173.85	2,349.67
(iii) Loan from Related Party		81,660.49	
	Total (A)	8,1834.34	28,656.53

- 11.1 The Loans of Rs. 815.77 Cr. (both current and noncurrent) due to Edelweiss Asset Reconstruction Company Ltd (EARC) have been taken over by Ind Swift Laboratories Ltd (ISLL) (Related Party) in term of the Loan agreement with Ind Swift Ltd dated 30.03.2024 and has structured the sustainable part into the term loan facility of Rs. 352.60 crores payable in 9years at 10% rate of interest (including 15months moratorium on principal and interest payment, however interest will accrue monthly) and the unsustainable part of Rs. 463.17 crores as a zero coupon debt(payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility).
- 11.2. Term Loan from Related Party are secured by way of first charge over entire fixed assets of the Company, personal guarantee of Directors and by way of pledge of shares of promoters. Personal guarantee of Directors and shares of promoter of Ind Swift Ltd will be given/pledged in favour of ISLL after the release of personal guarantee and depledge of shares by EARC.
- 11.3. Term Loan from Piramal Capital and Housing Finance Ltd (PCHFL) for Rs. 187.37 Lacs is secured by exclusive charge on the asset financed by PCHFL.

## 11.4 Maturity Profile of Term Loans:

Period	1-2 year	2-3 year	3-4 year	4 years & above
Term Loans	3889.57 Lacs.	5182.84 Lacs.	5184.84 Lacs.	21259.62 Lacs.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

PARTICULARS		AS AT		AS AT
TAKTICOLAKS		31-03-2024		31-03-2023
(b) UNSECURED LOANS (NON CURRENT)				
Loan from Related Parties		1084.86		10,234.57
Loan from others		16,611.15		_
Preference Share (refer note 11.6 & 11.7)		1,420.00		1,420.00
	Total (B)	19,116.01		11,654.57
	Total (A+B)	100,950.35		40,311.10

11.5 Unsecured Loan (Related Party) Pertaing to Ind Swift Laboratories Ltd (ISLL) for Rs. 16611.15Lacs has now been transferred to Synthimed Lifesciences Pvt Ltd (SLPL) in view of slump sale of ISLL API Division to SLPL by ISLL.

11.6 Details of Preference Shares	AS AT 31-03-2024		AS AT 31-03-2023	
Authorised	No. of Shares	Amount (Rs. in Lacs)	No of Shares	Amount (Rs. in Lacs)
Preference Shares of Rs. 100/-each	2500000	2,500.00	2500000	2,500.00
Issued, Subscribed & Paid Up				
Cumulative Redeemable Preference	1420000	1,420.00	1420000	1,420.00
Shares of Rs. 100/- each fully paid up				
Shares Outstanding as at beginning	1420000	1,420.00	1420000	1,420.00
Add: Shares issued during the year	-	-	-	-
Less: Shares redeemed during the year	-		-	-
Shares Outstanding as at the end of year	1420000	1,420.00	1420000	1,420.00

11.7 The Prefrence Shares shall rank for dividends in priority to equity Shares for time being. These shares shall be entitled to rank in priority to equity shares as regards repayment of Capital and arrears of dividend declared, but shall not be entitled to any further participation in profit or assets of the Company.

NOTE -'12'		
PROVISIONS		
Provision for Employee Benefits/ Gratuity	865.98	767.20
	865.98	767.20
NOTE -'13'		
OTHER LONG TERM LIABILITIES		
Security Deposit Customers/ Stockists	654.69	658.69
Lease Liability	21.94	20.92
	676.63	679.61
NOTE -'14'		
Defferred Tax Liability (Net)	(Rs.in Lacs)	(Rs.in Lacs)
Opening Deferred Tax Liability	0.00	0.00
Less: Deferred tax on old Depreciation	0.00	0.00
Less: Dererred tax Asset	0.00	0.00
	0.00	0.00



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

							(Rs. in Lacs)
	PARTICULARS				31-0	AS AT 3-2024	AS AT 31-03-2023
(i)	NOTE -'15' BORROWINGS (CURRE SECURED LOANS The Loans assigned to Ed have been taken over by EARC vide agreement da now been classified as Bo	elweiss Asset Recontru Ind Swift Laboratorie Ited 30.03.2024 with In Perrowing (Non Current)	es Ltd (Related Party) nd Swift Ltd. The sam	from		13.53	35,045.62 23,464.29
			Tota	al (A)		13.53	58,509.91
(iii)	UNSECURED LOANS Fixed Deposit from Public	S	Tota Total (.	al (B) (A+B)		435.69 435.69 449.22	440.58 440.58 <b>58,950.49</b>
16.	NOTE -'16' TRADE PAYABLES Trade Payables (MSME) Trade Payables (Others) Trade Payables (Related Foundation of the Synthimed Lifescience	Party) Pertaing to Ind S			<b>20</b> or Rs. 11266.081		192.87 8942.28 14,337.74 23,472.89 now been transferred
Yea	ar 2023-24	es i vi zia (szi z) ili vie	W of slamp sale of 131	LLTUID	IVISION to SELE	by ISEL.	(Rs in Lacs)
_	rticulars		Outstanding for	followi	ing Period		(1.0 11. 20.03)
		Leass Than 1 Year	1-2 Years		-3 Years	M	ore Than 3 Years
(i)	MSME	142.61					
(ii)	Other	9,716.63	108.1		25.70		10030.30
(iii)	Related Party	0.00	0.00		0.00		0.20
(iv)	Disputed Dues -MSME						
(v)	Disputed Dues - Others	0.59	0.54		0.54		163.80
Yea	nr 2022-23						(Rs in Lacs)
Par	ticulars		Outstanding for				
		Leass Than 1 Year	1-2 Years	2-	-3 Years	M	ore Than 3 Years
(i)	MSME	192.87					
(ii)	Other	6,577.73	17.92		62.64		2,083.53
(iii)	Related Party	5,897.50	7.15		0.00		8,433.09
(iv)	Disputed Dues -MSME	0.67	0.55		0.60		100 55
(v)	Disputed Dues - Others	0.67	0.55		0.69		198.55



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

There are no dues to Micro and Small Enterprises, which are outstanding for more than 45 days as at March 31,2024. This information as required under the Micro, Small and Medium Enperprises Development Act, 2006 has been determined to the extent such parties have been identified on the basis of information available with the Company and has been relied upon by the auditors.

			(Rs. in Lacs)
	PARTICULARS	AS AT 31-03-2024	AS AT 31-03-2023
i)	The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each year Principal amount due to micro and small enterprises Interest due on the above	142.61	192.87
ii)	The amount of interest paid by the buyer in terms of section 16, of the MSMED Act,2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.		-
iii)	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under MSMED Act.,2006		-
iv)	The amount of interest accrued and remaining unpaid at the end of each accounting year.	-	-
v)	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dued as above are actually paid to the small enterprise for the pupose of disallowance as a deductible expenditure under the MSMED Act,2006	-	-

		(Rs. in Lacs
PARTICULARS	AS AT	AS AT
PARTICULARS	31-03-2024	31-03-2023
NOTE -'17'		
OTHER FINANCIAL LIABILITIES (CURRENT)		
Intt. Accrued But not Due	787.50	837.00
Lease Liability (Current)	1.19	1.19
	788.69	838.19

		(Rs in Lacs)
PARTICULARS	AS AT	AS AT
	31-03-2024	31-03-2023
NOTE -'18'		
OTHER CURRENT LIABILITIES		
Advance from Customers	5,135.76	5,177.16
Other Payable including Statutory Dues, Cheques	5,291.38	5,034.35
issued but not presented for payments		
	10,427.14	10,211.51

		(Rs in Lacs)
PARTICULARS	AS AT 31-03-2024	AS AT 31-03-2023
NOTE -'19'		
PROVISIONS (Current)		
Provision for Employee Benefits/ Gratuity	182.54	159.96
	182.54	159.96



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs in Lacs)
	PARTICULARS	YEAR ENDED 31-03-23	YEAR ENDED 31-03-23
	NOTE -'20'		
	Revenue from Operations		
	Sale of products	49,252.93	39,889.15
	Other Operating Revenues (Technology Transfer Fee)	971.84	1,206.69
	canal operating received (realised graph realised received)	50,224.77	41,095.84
20.1	Revenue from Operations		
	Revenue from Contracts with Customers		(Rs in Lacs)
	Segment	Year ending 31-03-24 Pharmaceutical Product	Year ending 31-03-23 Pharmaceutical Product
	Type of goods or service Sale of manufacturers products		
	Pharmaceutical Products	49,252.93	39,889.15
	Total Revenue from contracts with Customers	49,252.93	39,889.15
	India	11,291.14	11,622.90
	Outside India	37,961.79	28,266.25
	Total Revenue from contracts with Customers	49,252.93	39,889.15
	Timing of revenue recognition		
	Goods transferred at a point in time	49,252.93	39,889.15
	Total revenue from contracts with Customers	49,252.93	39,889.15
20.2	Contract balances The following table provides information about receivables, contract assets as	nd contract liabilities from co	ntract with customers.
			(Rs. in Lacs)
		As at 31-03-24	As at 31-03-23
	Trade receivables	15,214.25	10,458.39
	Advances from Customers	5,135.76	5,177.16
20.3	Reconciling the amount of revenue recognised in the statement of p	rofit and loss with contra	•
			(Rs. in Lacs)
	PARTICULARS	YEAR ENDED 31-03-2023	YEAR ENDED 31-03-2022
	Revenue as per contracted price	51899.43	40,642.86
	Adjustments		
	Significant financing component		
	Sales return	(2,338.77)	(509.73)
	Rebate	(156.29)	(162.23)
	Discount Revenue from contracts with customers	(151.44) <b>49,252.93</b>	(81.75) <b>39,889.15</b>
	Nevenue 110111 CUILLIACIS WILLI CUSTOTHELS	47,232.95	37,003.13



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

20.4		ı
	The transaction price allocated to the remaining performance obligation (unsatisfied or partially unsatisfied) as at March31,	۱
	· · · · · · · · · · · · · · · · · · ·	۱
	2024 are, as follows:	ı

(Rs in Lacs)

			(NS III Lacs)
PARTICULARS	YEAR ENDED	YEAR ENDED	
	PARTICULARS	31-03-2024	31-03-2023
	Advances from Customers	5,135.76	5,177.16

NOTE -'21'		
Other Income		
Interest Received	194.25	77.33
Profit on Sale of Assets	37.76	26.25
Profit on Sale of Shares	4,347.07	-
Sundry Balances/Excess Provision written Back	474.66	262.58
Export Incentive	22.04	17.43
Net Gain on Foreign Currency Transaction and Translation	579.85	530.98
Other non operating Income	143.67	270.84
	5,799.30	1,185.41

NOTE -'22'			
COST OF MATERIAL CONSUMED/SOLD			
Opening Stock		4,576.46	3,959.06
Purchase		21,022.16	20,114.80
		25,598.62	24,073.86
Less :Closing Stock		4,948.95	4,576.46
	Total (A)	20,649.67	19,497.40
Purchase of Stock in Trade		4,483.34	3,849.65

NOTE -'23' CHANGES IN INVENTORY OF FINISHED GOODS AND WORK IN PROGRESS		
Work-in-Progress	526.46	369.46
Finished Goods	3,817.70	2,431.76
	4,344.16	2,801.22
CLOSING STOCK		
Work-in-Progress	497.24	526.46
Finished Goods	862.29	3,817.70
	1,359.53	4,344.16
Total (B)	2,984.63	(1,542.94)



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lac
PARTICULARS		YEAR ENDED 31-03-2024	YEAR ENDE
NOTE '24'		31-03-2024	31-03-202
EMPLOYEE BENEFIT EXPENSES			
Director Remuneration		540.00	540.0
Salary & Wages		6,666.64	5,840.2
P.F. & Other Funds		341.55	310.4
Staff Welfare		130.54	90.
Gratuity		152.99	133.
Gratuity		7,831.72	6,914.
		7,031.72	0,314.
NOTE -'25'			
FINANCE COST			
Interest Expenses		6,136.63	5,832.
Other Borrowing Cost		156.97	143.
-		6,293.60	5,976.
NOTE -'26'			
OTHER EXPENSES			
MANUFACTURING EXPENSES		1 210 22	1.076
Power, Fuel & Water Charges		1,218.33 198.94	1,076 176
Repair & Maintenance-Machinery Repair & Maintenance-Building		159.94	91
Service Charges		813.25	922
Other Manufacturing Expenses		142.07	117.
Other Manaractaring Expenses	Total (A)	2,532.53	2,384
ADMINISTRATIVE EXPENSES			_,
Travelling & Conveyance		1,061.31	863.
Audit Fees		7.50	7.
Rent		29.17	33.
Rates & Taxes		199.12	215.
Telephone & Postage		43.51	44.
Repair & Maintenance-Others		44.98	54.
Electricity & Power		20.18	19.
Insurance Charges		118.84	126
Sundry Balances Written off		33.84	0.
Professional & Legal Exp. Printing & Stationery		367.38 73.14	363. 82.
Loss on Sale of Assets		545.38	2
Security Expenses		56.16	47.
Corporate & Other Administrative Expenses		358.13	140.
Co.po.aco & Other / Grinnistadive Experises	Total (B)	2,958.64	2,003.



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

			(Rs. in Lacs)
PARTICULARS		YEAR ENDED	YEAR ENDED
TARTICOLARS		31-03-2024	31-03-2023
<b>SELLING &amp; DISTRIBUTION EXPENSES</b>			
Commission to C & F Agents		182.42	92.02
Travelling Expenses		390.00	393.23
Provision for Doubtful Debts		-	11.24
Breakage & Expiry		135.08	123.75
Transportation Charges		1,421.37	1,542.26
Sales Promotion		385.41	220.90
Depot/Stockist Expenses		44.86	72.95
Other Selling Expenses		394.49	370.19
	Total (C)	2,953.63	2,826.54
RESEARCH & DEVELOPMENT EXP.			
Salary & Wages (R&D)		622.92	557.36
Consumables		205.33	248.16
Other Administrative Expenses		151.00	153.52
·	Total (D)	979.25	959.04
	Grand Total (A to D)	9,424.05	8,173.73

d) Auditor's Remuneration:

**Particulars** Aufit Fee

27.		
a) Earnings in Foreign Currency		(Rs.in Lacs)
Particulars	2023-24	2022-23
FOB Value of Export	37961.79	28266.25
Technology Transfer Fees	971.84	1206.69
b) Expenditure in Foreign Currency		(Rs.in Lacs)
<u>Particulars</u>	2023-24	2022-23
Tours & Travels	131.94	113.79
Product Registration	70.08	256.84
Business Promotion	161.82	40.34
Commission on Sale	93.28	1.14
Other Expenses	158.05	279.05
A William Company of the Lord of CIT Party		(Dai: Laa)
c) Value of imports calculated on CIF Basis:	2002.24	(Rs.in Lacs)
<u>Particulars</u>	2023-24	2022-23
Raw Material	2066.35	2140.75
Packing Material /Cons.	38.71	30.88
Equipments	165.09	271.41
Packing Material /Cons.	38.71	30

Ind-Swift Limited Because Life is Precious 232

2023-24

7.50

2022-23

7.50



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- **28.** Contingent liabilities outstanding as on 31.03.2024 not provided for in respect of:
  - a) Bank Guarantee issued by Banks:

		(Rs.in Lacs)
<u>Particulars</u>	<u>2023-24</u>	2022-23
Bank Guarantee	34.72	37.62

- b) Arrears of Cumulative Dividend on cumulative Redeemable Preference Shares amounting to Rs.184.60 Lacs Previous year (Rs.170.40 Lacs).
- c) In respect of Income Tax matters pending before appellate authorities/Tribunal/ High Courts which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.43.40 Lacs.
- d) In respect of Sale Tax matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.6635.01 Lacs. Out of it the Punjab & Haryana High Court has directed the Sale Tax authorities to not to take coercive steps to recover the demand of 6633.62 lacs
- e) In respect of Service Tax matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.17.57 Lacs.
- f) In respect of Central Excise matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs.213.63 Lacs.
- g) In respect of GST matters pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs. 112.42 Lacs.
- h) In respect of ESI matter pending before appellate authorities/Tribunal which the Company expects to succeed, based on decisions of Tribunals/Courts there is contingent liability amounting to Rs. 3.33 lacs.
- 29. During the year 2018-19 the sales tax deptt. Chandigarh has completed the sales tax assessment of the Company for the year 2011-12 and raised a demand of Rs. 66.34 crore on account of VAT and CST (VAT Rs. 14.33 cr, CST Rs. 0.17 cr, penalty Rs. 31.61 cr and interest Rs. 20.23 cr). However the Company has filed appeal against said order with VAT Tribunal as per Punjab VAT ACT and has deposited a sum of Rs 16.65 cr being 25.10% of the above said demand to the sales tax deptt, on 08.05.2019 and the matter is subjudice.
- 30. (i) R & D: Company is consistently undertaking Research & Development in new areas of Medicine. The R & D facility of the company is duly recognized by Deptt. of Science & Technology, Govt. of India. Company's team consisting of highly qualified scientists has proven their expertise in various areas of technology development. Expenses on Research phase are charged to Profit and Loss account. as laid by Ind AS 38 issued by institute of Chartered Accountant of India on Intangible Assets. Expenditure on R&D incurred by the Company during the Year is: 31. R & D: Company is consistently undertaking Research & Development in new areas of Medicine. The R & D facility of the company is duly recognized by Deptt. of Science & Technology, Govt. of India. Company's team consisting of highly qualified scientists has proven their expertise in various areas of technology development. Expenses on Research phase are charged to Profit and Loss account. as laid by Ind AS 38 issued by institute of Chartered Accountant of India on Intangible Assets. Expenditure on R&D incurred by the Company during the Year is:

	(Rs.in Lacs)
a) Addition in Fixed Assets- Panchkula	
b) Product Technology Exp Panchkula	Nil
c) Product Technology Exp Other Units	88.41
d) Debited to Profit & Loss Account as per note no 26	979.25
e) Depreciation / Amortisation-Panchkula	66.76

The Depreciation/Amortisation related to Research & development are clubbed under respective heads in profit & loss account.



FOR THE YEAR ENDED 31ST MARCH 2024

#### 31. Segment Reporting

#### **Primary Segment (Business Segments)**

The Company operates only in the business segment of Pharmaceutical Products, and in the opinion of the management the inherent nature of activities in which it is engaged are governed by the same set of risks and reward. As such the activities are identified as single segment in accordance with the Indian Accounting Standard (Ind AS 108)issued under Companies (Indian Accounting Standards) Rules, 2016 as amended up to date.

Second	dary Segment (By Geographical Segmo		
S.No.	Particulars	(Rs.in Lacs) 31.03.2024	(Rs. in Lacs) 31.03.2023
(a)	Domestic	11,291.14	11,622.90
(b)	Export	37,961.79	28,266.25
	Total Sales	49,252.93	39,889.15

In view of the interwoven/Intermix nature of business and manufacturing facility and cost to develop information is excessive, the other segmental information is not ascertainable.

#### 32. Post Employment Benefits

(i) **Defined Contribution plans:** The Company makes contributions towards provident fund to a defined contribution retirement benefit plan for the qualifying employees. Under the plan, the Company is required to contribute a specified percentage of payroll cost of the retirement benefit plan to fund the benefits.

#### (ii) Defined Benefit Plan:

- (A) A) The Company makes annual contributions to the Group Gratuity cum life Assurance Schemes administered by the LIC, a funded defined benefit plan for qualifying employees. The scheme provides for payment as under:
  - (a) On normal retirement / early retirement / withdrawal / resignation: As per the provisions of the payment of Gratuity Act, 1972 with vesting period of 5 years of service.
  - b) On the death in Service.

The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the projected Unit Credit Method. Based on the actuarial valuation obtained in this respect the following table sets out the status of the gratuity plan and the amounts recognized in the Company's financial statements as at the Balance Sheet date.

Amount of Expenses Recognized is as follows		
		(Rs. in Lacs)
Particulars	31.03.2024 Amount	
In Income Statement	150.77	134.02
In Other Comprehensive Income	18.33	(25.99)
Total Expenses Recognized during the period	169.10	108.03
Movements in the present value of the defined benefit obligation are	as follows:	
Present Value of obligation as at the beginning	809.11	763.295
Current Service Cost	97.15	90.36



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

		(Rs. in Lacs)
Particulars	2023-24	2022-23
Interest Expenses or Cost	59.19	50.34
Re-measurement (or Actuarial) (Gain)/Loss arising from:	-	-
-change in demographic assumptions	7.16	-
-change in financial assumptions	10.24	(30.12)
Experience variance (i.e Actual experience vs. assumptions)	-	3.17
-Others		-
Past Service Cost	-	-
Effect of change in foreign exchange rates		-
Benefits Paid	(77.61)	(67.93)
Acquisition Adjustment	-	-
Effect of Business combinations or disposals	005 24	900 11
Present value of obligation as at the end	905.24	809.11
Bifurcation of present Value of obligation at the end of the year as per revised schedul	lo III of the Compani	ios Act 2012
bildication of present value of obligation at the end of the year as per revised schedul	ie m or the compani	(Rs. in Lacs)
Positive Inc.	2022 24	
Particulars	2023-24	2022-23
Current Liability (Short term)	182.37	185.31
Non-Current Liability (Long Term)	722.67	623.80
	,,	
Present Value of Obligation	905.24	809.11
		(Rs. in Lacs)
Present Value of Obligation		
Present Value of Obligation  Movements in the fair value of the plan assets are as follows:  Particulars	905.24	(Rs. in Lacs)
Present Value of Obligation  Movements in the fair value of the plan assets are as follows:	905.24	(Rs. in Lacs) <b>2022-23</b>
Present Value of Obligation  Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income	905.24 2023-24 76.09 3.58 5.57	(Rs. in Lacs) 2022-23 101.30 6.68
Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution	905.24 2023-24 76.09 3.58	(Rs. in Lacs) 2022-23 101.30
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution	76.09 3.58 5.57 40.33	(Rs. in Lacs) 2022-23 101.30 6.68 30.75
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid	905.24 2023-24 76.09 3.58 5.57	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68)
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution	76.09 3.58 5.57 40.33 (73.90)	(Rs. in Lacs) 2022-23 101.30 6.68 30.75
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense	76.09 3.58 5.57 40.33 (73.90)	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68)
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment	905.24 76.09 3.58 5.57 40.33 (73.90) -0.92	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68) (0.96)
Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end	76.09 3.58 5.57 40.33 (73.90)	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68)
Particulars  Fair Value of plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment	905.24 76.09 3.58 5.57 40.33 (73.90) -0.92	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68) (0.96)
Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end	905.24 76.09 3.58 5.57 40.33 (73.90) -0.92	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68) (0.96)
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:	905.24 76.09 3.58 5.57 40.33 (73.90) -0.92	(Rs. in Lacs)  2022-23  101.30  6.68 30.75  (61.68) (0.96)  76.09  (Rs. in Lacs)  2022-23
Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:	2023-24 76.09 3.58 5.57 40.33 - (73.90) -0.92 - 50.75  2023-24  57.15 -	(Rs. in Lacs)  2022-23  101.30  6.68 30.75  (61.68) (0.96)  76.09  (Rs. in Lacs)  2022-23
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employer's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:  Particulars  Current Service Cost	2023-24 76.09 3.58 5.57 40.33 - (73.90) -0.92 - 50.75  2023-24  57.15	(Rs. in Lacs)  2022-23  101.30  6.68 30.75  (61.68) (0.96)  76.09  (Rs. in Lacs)  2022-23  90.36
Movements in the fair value of the plan assets are as follows:  Particulars  Fair Value of plan assets as at the beginning Adjustment to openeing Fair Value of Plan Assets Investment Income Employer's Contribution Employee's Contribution Benefits Paid Return on plan assets, excluding amount recognized In net interest: Expense Acquisition Adjustment Fair Value of Plan Assets as at the end  Expenses Recognized in the Income Statement in as follows:  Particulars  Current Service Cost Past Service Cost	2023-24 76.09 3.58 5.57 40.33 - (73.90) -0.92 - 50.75  2023-24  57.15 -	(Rs. in Lacs) 2022-23 101.30 6.68 30.75 (61.68) (0.96) 76.09



FOR THE YEAR ENDED 31ST MARCH 2024

#### Expenses Recognized in the other comprehensive income is as follows:

(Rs. in Lacs)

		(NS. III Lacs)
Particulars	2023-24	2022-23
Actuarial gains/losses	-	-
-change in demographic assumptions	-	-
-Change in financial assumptions	7.16	(30.12)
-experience variance (i.e Actual experience vs. assumptions)	10.24	3.17
-others	-	-
Return on plan assets, excluding amount recognized in net intt. Exp.	0.92	0.96
Re-measurement (or actuarial) gain/loss arising because of change in	-	-
Effect of asset ceiling		
Components of defined benefit costs recognized in other		
Comprehensive income	18.32	(25.99)

#### The principal financial assumptions used in the valuation are shown in the table below:

(Rs. in Lacs)

Particulars	2023-24	2022-23
Discount rate (per annum)	7.30%	
Salary growth rate (per annum)	5.00% & 7.00%	5.00% & 7.00%

The discount rate indicated above reflects the estimated timing and currency of benefit payments. it is based on the yields/rates available on applicable bonds as on the current valuation date.

The salary growth rate indicates above in the Company's best estimate of an increase in salary of the employees in future years, determined considering the general trend in inflation, seniority, promotions, past experience and other relevant factors such as demand and supply in employment marker etc.

# The amount included in the balance sheet arising from the entity's obligation in respect of its defined benefit plans is as follows:

(Rs. in Lacs)

(10.11)		(NS. III Edes)
Particulars	2023-24	20222-23
Present Value of Obligation	905.25	809.11
Fair Value of Plan Assets	50.75	76.09
Surplus/(Deficit)	(854.50)	(733.01)
Effects of Asset Ceiling, if any		-
Net Asset/ Liability	(854.50)	(733.01)

## iii) Compensatory absences

Actuarial Valuation for compensated Absences is done as at the year end and the provision is made as per Company rules with corresponding charge to the statement of Profit and Loss amounting to Rs 24.91 Lakhs and it covers all regular employees. Major drivers in actuarial assumptions, typically, are years of service and employees compensation.

33. During the year under review the Company has made re-payment of Fixed Deposits amounting to Rs. 4.89lacs. The Company has completed the re-payment of the Deposits as per the re-payment scheme approved by the Hon'ble Company Law Board vide its order dated 30th Sept, 2013. Few of the fixed deposits holders have however not encashed their Fixed



FOR THE YEAR ENDED 31ST MARCH 2024

Deposits repayments due to which the amount due to them remain unclaimed as at the year end. The Company is committed to make those repayments as and when the valid claim for the same is filed by the respective Deposit holder.

- 34. During the year the Company has sold its investment which was 9499720 nos of listed equity shares held in Ind Swift Laboratories Ltd to Essix Bioscinces Ltd for a consideration of Rs. 101/- per shares aggregating to Rs. 9594.72 lacs.
- 35 (i) During the year the Company has sold Plant & Machinery and other moveable assets of Unit –III Baddi to ANG Lifesciences Ltd for Rs. 544.36 lacs (including GST) In term of agreement dated 24.06.2020 with ANG Lifesciences Ltd
  - (ii). During the year the Company has sold Plant & Machinery and other moveable assets of Unit IV Baddi to Kuldeep Kaur for Rs 239.92 Lacs (including GST) In term of agreemtn dated 30.01.2024 with Kuldeep Kaur.
- 36. During the year the Board in their meeting held on 25the September, 2023 after considering the recommendation of Audit Committee and Independent Directors, approved the scheme of arrangement of amalgamation of the Company with Ind Swift Laborotaries Ltd (ISLL) under section 230-232 and other applicable provisions of the companies act, 2013. The Company has filed an application before the stock exchanges to obtain their no objection certificate. The same is pending before both stock exchanges.
- 37 (i) Since the company is having accumulated losses and there is no virtual certainty regarding availability of any future taxable profits in coming financial years, as such in accordance with Ind AS12 (Income Tax) the company has not recognized deferred tax asset.
  - (ii). During the year no MAT liability arises in view of clause (iii) of Explanation I of sub section 2 of Section 115JB of Income Tax act. 1961.
- 38. During the year 2019-20 the Central bank of India (Lender Bank), had declared the Company and its Directors naming Sh. S.R. Mehta, Dr. Gopal Munjal, Dr. V.R. Mehta, Sh. Navrattan Munjal, Sh. S.P. Sharma, Dr. V.K. Arora, Sh. S.C. Galhotra Mr. R.S Bedi as willful defaulters.

However, on 03.03.2020 the Central Bank of India had assigned its debt to M/s Edelweiss Assets Reconsruction Company (India) Limited and after that the same was full paid by the Company. The Company has also satisfied the ROC Charge in respect of this loan after getting NOC from Edelweiss on 10th July, 2020. The Company has filed the legal suits against the Bank for setting aside the orders, whereby the Directors have been declared as willful defaulters and the matter is subjudice.

Further as per communication of Central Bank of India No RO/OPR/2022-23 dated 04.02.2023, the Bank has forwarded recommendation for deletion from RBI willful defaulters to its Central office on 04.02.2023.

39. The aggregate depreciation expenses on ROU assets is included under depreciation and amortisation expenses in statement of profit & loss account.

The break up of current & non current lease liabilities as at March 31st, 2024 is as under.

Particulars	ROU Assets- Land (in Lacs)
Balance as at April 2023	123.14
Addition	0.00
Depreciation	1.73
Balance as at 31st March 2024	121.41



FOR THE YEAR ENDED 31ST MARCH 2024

Particulars	As at 31-03-2024 (in Lacs)
Non Current Liability	21.95
Current Liability	1.19
Total	23.14

The movement in lease liabilities during the year ended March 31, 2024

Particulars	As at 31-03-2024 (in Lacs)
Balance at the beginning	22.11
Additions	0
Finance cost accrued during the period	2.21
Payments of Lease Liabilities	1.18
Balance at the end	23.14

The aggregate depreciation expense on ROU assets is included under depreciation and amortization expense in the Statement of Profit and Loss.

The details of the contractual maturities of lease liabilities as at March 31, 2024 on an undiscounted basis are as follows:

Particulars	As at 31-03-2024 (in Lacs)
Less than one year	1.19
One to five years	6.73
More than five years	675.05

Rental Expenses recorded for short term lease was Rs. 29.17 Lacs for the year ended 31-March-24

40.

Ratios	Items included in computing Ratio	2023-24	2022-23	% change (if there is more than 25% change the reason therof as well)
Current Ratio	Current Assets/Cur- rent Liabilities	1.066	0.292	265.07
Debt-Equity Ratio*	Total Liabilities/ Total Shareholder's equity	-	-	-
Debt Service Coverage Ratio	Net Profit+Dep + intt. On Long Term Loan/ Intt. On Long Term Loan+ Amt. of Intt & Principal paid on Long Term Loan	0.88	1.31	(32.82)
Return on Equity Ratio*	Net Earning / share- holder's Equityx 100	-	-	-
Inventory Turnover Ratio	Cost of good Sold/ Average Inventory	3.66	2.74	33.58
Trade Receivables Turnover Ratio	Revenue from Operation/ Average Account Receivable	3.91	4.21	(7.13)



FOR THE YEAR ENDED 31<sup>ST</sup> MARCH 2024

Trade Payables Turn- over Ratio	Net Purchase/ Average Account payable	1.17	1.09	7.34
Net Capital Turnover Ratio**	Revenue from Operation/ Working Capital	-	-	-
Net Profit Ratio	Net Profit/ Revenue from Operation x100	2.83	6.33	(55.29)
Return on Capital Employed #	EBIT / Capital Em- ployed	-	-	-
Return on Investment	Current Value of Investment-Cost of Investment/Cost of Investment x100	(57.98)	24.80	(333.79)

<sup>\*</sup> Debt-Equity Ratio and Retun on Equity Ratio have not been calculated as the Equity/Net Worth of the Company is negative.

- # Return on Capital Employed ratio has not been calculated as Capital Employed of the Company is negative.
- Debt Service Coverage Ratio has decreased due to decrease in Net Profit. Net profit in last year was more due to gain of exceptional/extraordinary item.
- Current ratio has improved due to sale of non current investments and conversion of current borrowing to non current borrowing.
- Inventory Turnover Ratio has increased due to increase in turnover of the Company.
- Net Profit ratio has decrease due to lower net profit in this year, net profit in last year was more due to gain of exceptional/extraordinary item.
- Return on investment has decreased due to sale of non current investment.
- 41. Total Advance to the Executive Directors outstanding as on 31.03.2024 is Rs. 1065.16 Lacs (P.Y. 1087.16Lacs).
- 42. Sundry Balance/Excess Provision written Back amounting to Rs. 474.66 lacs (Previous year Rs. 262.58 lacs) have been written back during the year being not payable/provision not required.
- 43. Balance of Debtors, Creditors and Loan & Advances and other (imprest) are subject to Confirmation. The impact of the same if any could not be ascertained.

## 44. Remittance in Foreign Currency on Account of Dividend:

No Remittance in Foreign Currency on account of dividend was made during the year 2023-24.

## 45. Earning Per Share (EPS)

(a) Basic EPS

S. NO_	Particulars	2023-24 (Rs. in lacs)	2022-23 (Rs. in lacs)
i)	Profit/Loss after tax (Attributable to ordinary shareholders)	1423.13	2603.67
ii)	Weighted Average number of ordinary Shares (for Basic EPS)	54164653 Nos.	54164653 Nos.
iii)	Basic EPS/Share of Rs.2/-	2.63	4.81
iv)	Diluted EPS/Share of Rs.2/-	2.63	4.81

<sup>\*\*</sup> Net Capital turnover ratio has not been calculated as net capital of the Company is negative.



FOR THE YEAR ENDED 31ST MARCH 2024

- 46. The previous year figures have been re-arranged and re-grouped wherever found necessary.
- 47. Related Party Disclosure
  - (a) List of related parties & their relationship As per annexure- 'A'
  - (b) Related party transactions. As per annexure- 'B'
- 48. The Company's first wholly owned Subsidiary in Kenya "Ind Swift India Limited" was incorporated during the Financial Year 2022-23 and it has not commenced any operations yet
- 49. Other Statutory Information
  - (i) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
  - (ii) The Company does not have any transactions with companies struck off.
  - (iii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
  - (iv) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
  - (v) The Company has not advanced or loaned or invested funds to any other person or entity, including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
    - a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries); or
    - b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries;
  - (vi) The Company has not received any fund from any person or entity, including foreign entities (funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
    - a) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or;
    - b) Provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
  - (vii) The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
  - (viii) The Company is not Covered under section 135 of the Companies Act 2013.

for and on behalf of the Board

AUDITOR'S REPORT

As per separate report of even date

For Jain & Associates

Chartered Accountants (Regd No. 001361N)

(Krishan Mangawa)

**Partner** 

Membership No: 513236

Place: Chandigarh Date : 14.05.2024 S.R.MEHTA

Chairman DIN - 00005668

ARUN K. SETH

Chief Financial Officer

**G.MUNJAL** 

Managing Director & CEO DIN - 00005196

**GINNY UPPAL**Company Secretary



FOR THE YEAR ENDED 31ST MARCH 2024

## **ANNEXURE TO THE NOTES ON ACCOUNTS**

<u>ANNEXURE – '47 A'</u>

1	D PARTY DISCLOSURES RELATED PARTIES AND RELATIONSHIPS	
S.NO.	RELATIONSHIP	
A	SUBSIDIARY COMPANIES	1. IND SWIFT INDIA LIMITED KENYA.
В	KEY MANAGEMENT PERSONNEL AND THEIR RELATIVES	<ol> <li>MR. S.R. MEHTA, CHAIRMAN</li> <li>DR. G. MUNJAL, MANAGING DIRECTOR &amp; CEO</li> <li>DR. V.R.MEHTA, JT. MANAGING DIRECTOR</li> <li>SH. N.R. MUNJAL, DIRECTOR</li> <li>SH. HIMANSHU JAIN, DIRECTOR</li> <li>SH. RISHAV MEHTA, DIRECTOR</li> <li>GINNY UPPAL, COMPANY SECRETARY</li> <li>MR. ARUN K. SETH, CHIEF FINANCIAL OFFICER</li> </ol>
С	RELATIVES OF DIRECTORS	1.MR.YUDHVIR MUNJAL 2. MR. ANNIE MEHTA
D	OTHERS (ENTITIES IN WHICH KMP OR THEIR RELATIVE IS DIRECTOR, OR KMP OR THEIR RELATIVE EXERCISES CONTROL)	<ol> <li>3M ADVERTISERS &amp; PUBLISHER LIMITED</li> <li>DASHMESH MEDICARE PRIVATE LIMITED (UP TO 02.01.2024)</li> <li>ESSIX BIOSCIENCES LIMITED</li> <li>FORTUNE (INDIA) CONSTRUCTION LIMITED.</li> <li>IND SWIFT LABORATORIES LIMITED</li> <li>PUNJAB RENEWABLE ENERGY PRIVATE LIMITED.</li> <li>SWIFT FUNDAMENTAL RESEARCH &amp; EDUCATION SOCIETY.</li> <li>IND SWIFT LABORATORIES INC.</li> <li>ELAN VITAL DRUG STORE LLC</li> <li>CHDMM TIBBI OMEHTA LLC.</li> <li>ETNERNITY INVESTMENT SERVICES PVT LTD</li> <li>MUNJAL JAIN ESTATES PVT LTD.</li> </ol>



# CONSOLIDATED NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 315T MARCH 2024

															Annexure 47	re 47 'B'
I) Consolidated Related Party Transaction	d Related P	arty Transa	ction :													(Rs. in Lacs)
NAME OF THE RELATED PARTY	ESSIX BIO SCIENCES LTD	IND SWIFT LABORA- TORIES LIMITED	IND SWIFT LABORA- TORIES INC	ELAN VITAL DRUG STORE LLC	CHDMM TIBBI OMEHTA	FORTUNE (INDIA) CONSTRUC- TIONS LTD	SWIFT FUN- DAMENTAL RESEARCH & EDUCATION SOCIETY	DASHMESH MEDICARE PVT LTD	ETNERNITY INVEST- MENT SERVICES	MUNJAL JAIN ESTATES PVT LTD	GOPAL	S.R. MEHTA	V.R.	3M ADVER- TISERS & PUBLISH- ERS LTD	FOR THE YEAR ENDED 31.03.2024	FOR THE YEAR ENDED 31.03.2023
Nature of Transaction																
Purchase of Goods/ Services included Tax	206.94	6432.53	0.00	0.00	5.90	0.00	0.00	0.00	00.0	0.00	00:00	0.00	00:00	00:00	6645.38	5953.88
Sale of Goods/Ser- vices	00:00	227.39	2548.29	289.91	00.00	00:00	00.00	00.00	0.00	0.00	00:00	0.00	0.00	00:00	3065.59	2436.58
Sale of nvestments	9594.72	00:00	00:00	00:00	0.00	00.00	00:00	00:00	00:00	0.00	0.00	0.00	0.00	0.00	9594.72	
Debit Balance Outstanding as on 31.03.2024	Outstandir	.19 as on 31.	03.2024													
Loan & Advances	00:00	0.00	0.00	00.00	0.00	00:00	6289.24	00:00	00.00	0.00	0.00	0.00	00:00	0.00	6289.24	6289.75
Advance against Expenses	00:00	00:00	00.00	12.17	0.00	00:00	00.0	0.00	00:00	00.00	0.00	0.00	0.00	0.00	12.17	
Debtors	00.00	10.97	297.27	357.59	00.00	00.00	00.00	00:00	00.00	00.00	00'0	0.00	0.00	00'0	665.83	104.44
Loan Receiv- able from Directors	0.00	00:00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	345.79	363.19	356.18	0.00	1065.16	
Investments	126.07	00:00	00:00	00'0	00'0	00:00	00'0	00:00	00'0	00'0				00'0	126.07	5373.26
Credit Balance Outstanding as on 31.03.2024	e Outstandi	ng as on 31	.03.2024													
Loan & Advances	00:00	81660.49	0.00	00:00	0.00	531.93	00:00	00:00	0.00	552.93	0.00	00:00	0.00	0.00	82745.35	10234.57
Advance from Customers	0.00	00:00	00:00	0.00	0.00	0.00	0.00	0.00	00:00	00.00	0.00	0.00	0.00	0.00	0.00	117.07
Creditors	00.00	00:00	00:00	00:00	00.00	0.00	0.00	00:00	00:00	00.00	00:0	0.00	0.00	0.20	0.20	14337.74
Relatives of Directors	irectors															
Remmunera- tion															55.54	46.42
II) Key Management Personnel	gement Pers	onnel														
Remmunera- tion															565.81	562.93
* Related Part	y balances o	f similar natu	ıre are grouβ	oed in acc	ordance w	ith para 24 of	* Related Party balances of similar nature are grouped in accordance with para 24 of Ind- AS 24 "Related Party Disclosures"	elated Party Di	'sclosures"							

CIN NO - L24230CH1986PLC006897 STANDALONE PROVISIONAL BALANCE SHEET AS AT 30-09-2024 (Rs.in Lacs) AS AT AS AT **PARTICULARS** NOTE 30-09-2024 31-03-2024 ASSETS Non-current assets Property, Plant and Equipment 1 15486.89 17,231.11 Right of Use- Land 121.41 121 41 1041.71 1,052.17 Other Intangible Assets Capital Work in Progress 5634.39 5,124.49 Financial Assets 126.07 126.07 Investments Loans and advances 0.00 7513.73 7,539.71 Other Non-Current Financial assets 3 Other Non-Current assets 251.47 72.88 30175.67 31,267.84 **Total Non Current Assets CURRENT ASSETS** 5 6,409.15 8,845.76 Inventories Financial Assets 6 16.162.36 15 214 25 Trade Receivable Cash and Cash equivalents 7 6,884.54 6,313.68 Other Current Assets 8 6,488.18 6,242.21 **Total Current Assets** 38,380.84 34,179.29 **Total Assets** 68,556.51 65,447.13 II. EQUITY AND LIABILITIES **Equity** 9 a) Equity Share Capital 1,083.29 1,083.29 10 b) Other Equity (66,930.71)(70,165.81) **Total Equity** (65,847.42) (69,082.52) Liabilites **Non-Current Liabilities Financial Liabilities** Borrowings 11 102057.09 1,00,950.35 **Provisions** 12 929.77 865.98 Other Non-Current Liabilities 13 661.70 676.63 Defferred Tax Liability (Net) 14 0.00 **Total Non-Current Liabilities** 103648.56 1,02,492.96 **Current Liabilities Financial Liabilities** Borrowings 15 290.35 449.22 Trade Payables 16 23,097.52 20,189.10 Other current Financial Liabilities 17 779.99 788.69 Other Current Liabilities 18 6,404.97 10,427.14 Provisions 19 182.54 182.54 **Total Current Liabiliies** 30,755.37 32,036.69 **Total Equity and Liabilities** 68,556.51 65,447.13 for and on behalf of the Board R. MEHTA HIMANSHU JAIN Managing Director Director

> ARUN K. SETH (Chief Financial Officer)

PUNEET KHURANA Company Secretary

Place: Chandigarh

CIN NO - L24230CH1986PLC006897

STANDALONE PROVISIONAL STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE PERIOD ENDED 30TH SEPT 2024

PARTICULARS	NOTE	30-09-2024	YEAR ENDED 31-03-2024
INCOME		-	
Revenue from operations	20	25,019.60	50,224.77
Other Income	21	4,455.82	5,799.30
TOTAL REVENUE (A)	; <del>=</del>	29,475.42	56,024.07
EXPENDITURE		VI	
Cost of Material Consumed	22	11,641.74	19,250.61
Purchase of Stock -in Trade		2,312.03	4,483.34
Changes in inventories of F.G/WIP	23	(594.62)	2,984.63
Work-in-Progress			
Employee Benefits Expenses	24	4,104.69	7,831.72
Financial Cost	25	1,906.89	6,293.60
Depreciation/Amortisation	1	1,076.35	2,710.71
Other Expenses	26	5,793.24	10,823.11
TOTAL EXPENSES (B)	-	26,240.32	54,377.72
Profit/Loss Before Exceptional Ite	ems &Tax (A-B)	3,235.10	1,646.35
Exceptional/Extraordinary items			
Waiver of Principal & Interest on Loan Profit after Exceptional/Extraordinary &	Tax	3,235.10	1,646.35
Tax Expenses Provision for Tax	Tax	-	2,040.00
Mat Credit Entitelment		-	(227)
Provision for Defferred Tax (Net)		<u>g</u>	11500 T 1000
Add Income Tax for Previous Years		2	4.20
Profit (Loss) for the period		3,235.10	1,423.13
Other Comprehensive Income	. O T	:8	417.00
Items that will no be reclassified to Profi Items that will be classified to Profit & Le			(17.88)
Total Other Comprehensive Income Net	of Income Tax		(17.88)
Total Comprehensive Income for the Per	iod	3,235.10	1405.25
Basic Earning per Share		5.97	2.63
Diluted Earning per Share	(4)	5.97	2.63

for and on behalf of the Board

Jt. Managing Director

ARUN K. SETH (Chief Financial Officer) HIMANSHU JAIN Director

PUNEET KHURANA Company Secretary

Place: Chandigarh

NOTE	NO-1	T			***************************************	*						
		PROVISIONAL	NOTES ON S	TANDLONE FIN	ANCIAL STATE	MENTS FOR	THE YEAR ENI	DED 30.09.	2024			
	PROVISIONAL NOTE OF FIX	CED ASSETS AS	ON 30/09/2024				V-			E als !		
			C D C	SS BLOC	· V	DEDDE	CIATION	Monm	YO A TEXANI		N. 12 (F) (F)	V 0 0 W
SNO	PARTICULARS	BALANCE		SALE/W.OFF	AS ON	ASON	CIATION/A			TOTAL	ASON	LOCK
0110	1	AS ON	DURING	DELETION	30/09/2024	31/03/2024	YEAR			DEPRECIATION	30/09/2024	31/03/2024
		01/04/2024	THE YEAR	DECETION	30/03/2024	31/03/2024	IEAR	W/OFF		UPTO '30/09/2024	30/09/2024	31/03/2024
(A)	TANGIBLE ASSETS.		***************************************							0110 30/03/2024		
1	LAND	596.97	0.00	113.65	483.33	0.00	0.00	0.00	0.00	0.00	483.33	596.97
2	LEASEHOLD LAND	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
3	BUILDING	14137.51	0.00	1833.81	12303.70	6062.59	174.21	0.00	979.84	5256.95	7046.75	8074.93
4	PLANT & EQUIPMENT	25872.64	106,51	0.10	25979.04	18686.74	702.57	0.00	0,00	1938 231	6589.73	7185.89
5	FURNITURE & FIXTURE	821.55	49.56	5.12	865.99	467.69	19.62	0.00	4.14	483.17	382.82	353.80
6	VEHICLES	340.12	0.00	0.00	340.12	305,65	2.22	0.00	0.00	307.86	32.25	34.47
7	OFFICE EQUIPMENT	1260.79	34.05	18.31	1276.52	1000.89	27.01	0.00	8.46	1019,45	257.08	259.90
8	MISC FIXED ASSETS	2302.86	13.52	5.11	2311.27	1703.99	38.34	0.00	2.45	1739.88	571.39	598.83
9	BUILDING (R&D)	58,56	0.00	0.00	58.56	49.98	1.15	0.00	0.00	51.13	7.43	8,58
10	FURNITURE & FIXTURE (R&I	50.93	1.48	0.00	52.41	30.13	0.96	0.00	0.00	31.10	21.32	20,80
11	EQUIPMENT (R&D)	1339.67	0.84	0.00	1340.51	1242.84	2.88	0.00	0.00	1245,72	94.79	96.84
	TOTAL (A)	46781.61	205.95	1976.10	45011.46	29550.50	968.97	0.00	994.90	2952,1.57	15486.89	17231.11
(B)	INTANGIBLE ASSETS						<u> </u>					
1	PATENT & TRADE MARK	47.40	0.00	0.00	47.40	45.34	0.37	0.00	0.00	45.70	1.70	2.07
2	PRODUCT TECHNOLOGY	6232.76	96.92	0.00	6329,67	5247.31	102.52	0.00	0.00	5349.83	979.84	985,44
3	SOFTWARE	2079.82	0.00	2.90	2076.92	2015.17	4.49	0.00	2.90	2016.76	60.17	64.65
	TOTAL (B)	8359.98	96.92	2.90	8454.00	7307.81	107.37	0.00	2.90	7412.29	1041.71	1052.10
TOTAL	(A+B)	55141.59	202.07	1070.00	52465.46	26050.21	100000	0.00	007 =0	2602625	1/700 /	40405
	: P/Y (31/03/2023)	63616.89	302.87 697.65	1978.99	53465.46	36858.31	1076.34	0,00	997.79	36936.86	16528.60	18283.27
OTAL.			697.63	9172.96	55141 59	42093.62	2708.97	0,00	7944.28	36858.31	18283.27	21523.27
	CAPITAL WORK IN PROGRE	ESS					75.7					
	Particulars	Opening Bal.	Addition	Capitalised	Closing Bal.							
	L WORK IN PROGRESS	5124.49	562.97	53.07	5634.39							
OTAL:	P/Y (31/03/2024)	2972.83	2494.75	343.09	5124.49							

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STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

PARTICULARS	AS AT 30-09-2024	AS AT 31-03-2024	×
NOTE -'2'		8	
NON-CURRENT INVESTMENTS			
Investment in Equity Instrument Quoted (Carried at FVTOCI) 9499720(Previous Year 9499720) Equity Shares in	ž.		
M/s Ind Swift Laboratories Ltd of Rs. 10/-each fully paid up 5247.64 Add/Less: (Impairment)/ Appreciation in	52 0 5247		
Less: Sale of Investment 5247.64	- 5247		
Unquoted others (Carried at FVTOCI)			
300000 (Previous Year 300000) Equity Shares of Essix Biosciences Ltd. Of Rs. 10/- each fully paid up			
Add/Less: (Impairment) / Appreciation in 0.45 Value of Investment	The state of the s	5.62 (0.45) 126.07	
	126.07	126.07	
(To the extent not written off/adjusted ) (Unsecured but Considered goods)		4	
(Unsecured but Considered goods) Security Deposits	159.33 1,065.16 6,289.24	185.31 1,065.16 6,289.24	
(To the extent not written off/adjusted) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties	1,065.16	1,065.16	
(To the extent not written off/adjusted) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties	1,065.16 6,289.24	1,065.16 6,289.24	
(To the extent not written off/adjusted) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS	1,065.16 6,289.24 7,513.73	1,065.16 6,289.24 7,539.71	
(To the extent not written off/adjusted) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS	1,065.16 6,289.24 7,513.73	1,065.16 6,289.24 7,539.71	
(To the extent not written off/adjusted ) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods  NOTE -'5' CURRENT ASSETS INVENTORIES	1,065.16 6,289.24 7,513.73	1,065.16 6,289.24 7,539.71	
(To the extent not written off/adjusted ) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods	1,065.16 6,289.24 7,513.73	1,065.16 6,289.24 7,539.71	
(To the extent not written off/adjusted ) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods  NOTE -'5' CURRENT ASSETS INVENTORIES (As taken, valued & certified by the Management) Raw Material	1,065.16 6,289.24 7,513.73 251.47 251.47	1,065.16 6,289.24 7,539.71 72.88 72.88	
(To the extent not written off/adjusted ) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods  NOTE -'5' CURRENT ASSETS INVENTORIES (As taken, valued & certified by the Management)	1,065.16 6,289.24 7,513.73 251.47	1,065.16 6,289.24 7,539.71 72.88	
(To the extent not written off/adjusted ) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties  NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods  NOTE -'5' CURRENT ASSETS INVENTORIES (As taken, valued & certified by the Management) Raw Material Work- in- Progress Finished Goods Consumables	1,065.16 6,289.24 7,513.73 251.47 251.47 6,766.10 644.63 1,309.52	1,065.16 6,289.24 7,539.71 72.88 72.88 4,832.33 497.24 862.29 116.62	

IND SWIFT LIMITED
STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

	AS AT	(Rs, in La
PARTICULARS	30-09-2024	31-03-2024
NOTE -'6'		
TRADE RECEIVABLES		
Debtors Outstanding for a Period		
Exceeding Six Months. - Considered good	3,522.97	2,142.38
- Considered doubtful	5,260.16	5,284.70
Other Debts	0.75-2-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-11.75-1	
Julier Debts	12,639.39 21,422.52	13,071.87 20,498.95
Less: Provision for Doubtful Debts	5,260.16	5,284.70
(Unsecured but considered good by the management)	16,162.36	15,214.25
NOTE -'7'		<b>3</b>
CASH & CASH EQUIVALENTS	pr a	
Balance with Banks	72.38	3.49
Cash in Hand	60.28	54.68
Others (Imprest)	71.48 6680.40	125.09
Fixed Deposits with Banks	X	6,130.42
	6884.54	6,313.68
NOTE-'8' OTHER CURRENT ASSETS		
Advances Recoverable in Cash Or		
In Kind Or For Value to be Received	2,596.02	2,316.64
Mat Credit Entitelment	1,936.01	1,936.01
Income Tax Payment /TDS (Net)	87.46	52.19
Prepaid Expenses	30.34	99.02
Deposits with Govt. Deptt.	1,838.35	1,838.35
	6,488.18	6,242.21

STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

					(Rs. In Lacs)
		AS AT		AS AT	
PARTICULARS		30-09-2024		31-03-2024	10
NOTE'-9'					
SHARE HOLDER'S FUNDS					er G
SHARE CAPITAL AUTHORISED		9			
7,50,00,000 (Previous Year 7,50,00,000) Equity Shares of Rs. 2/- Each	)	1,500. <mark>0</mark> 0		1,500.00	
19	<u>i</u> »	1,500.00	15-	1,500.00	
ISSUED, SUBSCRIBED & PAID UP					
5,41,64,653 Equity Shares (Previous Year of Rs.2/- Each Fully Paid up in Cash	5,41,64,653)	1,083.29		1,083.29	
	8 <del></del>	1,083.29	_	1,083.29	
NOTE'-10' RESERVES & SURPLUS General Reserve Capital Reserve Opening Balance:	354.71	9,581.80	372.6	9,581.80	
		354.71	-17.89	354.71	
Securities Premium		7,107.97		7,107.97	
Other Comprehensive Income Opening Balance	1131.57	1,113.69 _	1131.57 -17.88	1,113.69	
Surplus in Profit & Loss Account Profit b/f from previous year Add: Current Year Profit/Loss	(88,323.98) 3,235.10	(85,088.88)	(89,747.11) 1,423.13	(88,323.98)	
10 <b>.</b>		(66,930.71)	-	(70,165.81)	

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STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs. In Lacs)

PARTICULARS		AS AT 30-09-2024	AS AT 31-03-2024
NOTE -'11' BORROWINGS (NON CURRENT)			
a) SECURED LOANS TERM LOAN i) From Banks/Asset Reconstruction Com	panies (ARC)	2	w.
ii) FromFinancial Institutions/AssetRecon		166.98	173.85
Companes (ARC) ii) Loan from Related Party		83,289.39	81,660.49
т	otal (A)	83,456.37	81,834.34
interest payment, however interest will accoupen debt(payable fully in case of defauls successful repayment of the term loan facilizer Term Loan from Related Party are secured personal guarantee of Directors and by washares of promoter of Ind Swift Ltd will be and depledge of shares by EARC.  3 Term Loan from Piramal Capital and House charge on the asset financed by PCHFL.	It in repayment ility). by way of first on the property of pledge of ship given/pledged in	of the term loan facility and charge over entire fixed as hares of promoters. Person In favour of ISLL after the I	nd to be waived off on the sets of the Company, all guarantee of Directors and release of personal guarantee
Loan from Related Parties (Repayment in 10Years) Loan from Othets Preference Share (refer note 11.6 & 11.7)	<u>r)</u>	569.57 16,611.15 1,420.00	1,084.86 16,611.15 1,420.00
1	otal (B)	18,600.72	
ľ	Total (A+B)	1,02,057.09	19,116.01 1,00,950.35
		1,02,057.09	
.6 Detail of Preference Shares		1,02,057.09	1,00,950.35  March 31,2024  Amount
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each	Total (A+B)	1,02,057.09  As at  Amount NO of	1,00,950.35  March 31,2024  Amount
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up	Total (A+B)  No of Shares	As at Amount NO of Share	1,00,950.35  March 31,2024  Amount s
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid up Shares Outstanding as at beginning Add: Shared issued during the year	No of Shares	1,02,057.09  As at  Amount NO of Share  25,00,00,000 250000	1,00,950.35  March 31,2024  Amount s  00 25,00,00,000  14,20,00,000
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid up  Shares Outstanding as at beginning Add: Shared issued during the year Less: Shares redeemed during the year	No of Shares 2500000 420000	1,02,057.09  As at  Amount NO of Share  25,00,00,000 250000  14,20,00,000 142000	1,00,950.35  March 31,2024  Amount s  00 25,00,00,000  14,20,00,000
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid up  Shares Outstanding as at beginning Add: Shared issued during the year Less: Shares redeemed during the year	No of Shares 2500000 420000 420000 420000 ends in priority thares as regards	1,02,057.09  As at  Amount NO of Share  25,00,00,000 250000  14,20,00,000 142000  14,20,00,000 142000  14,20,00,000 142000  to equity Shares for time be repayment of Capital and	1,00,950.35  March 31,2024  Amount  5  00 25,00,00,000  00 14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid up  Shares Outstanding as at beginning Add: Shared issued during the year Less: Shares redeemed during the year Shares Outstanding as at the end of year I.7 The Prefrence Shares shall rank for divide hall be entitled to rank in priority to equity sheclared, but shall not be entitled to any further  NOTE -'12' PROVISIONS Provision for Employee Benefits/Gratuity	No of Shares 2500000 420000 420000 420000 ends in priority thares as regards	1,02,057.09  As at  Amount NO of Share  25,00,00,000 250000  14,20,00,000 142000  14,20,00,000 142000  14,20,00,000 142000  to equity Shares for time be repayment of Capital and	1,00,950.35  March 31,2024  Amount  5  00 25,00,00,000  00 14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000  14,20,00,000
Authorised Preference Shares  Authorised Preference Shares of Rs. 100/-each Issued, Subscribed & Paid Up Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid up  Shares Outstanding as at beginning Add: Shared issued during the year Less: Shares redeemed during the year Shares Outstanding as at the end of year  1.7 The Prefrence Shares shall rank for divide hall be entitled to rank in priority to equity she eclared, but shall not be entitled to any further NOTE -'12' PROVISIONS	No of Shares 2500000 420000 420000 420000 ends in priority thares as regards	1,02,057.09  As at  Amount NO of Share  25,00,00,000 250000  14,20,00,000 142000  14,20,00,000 142000  14,20,00,000 142000  to equity Shares for time be repayment of Capital and in profit or assets of the Constant of Capital and in profit or assets of Capital a	1,00,950.35  March 31,2024  Amount  5  00 25,00,00,000  00 14,20,00,000  14,20,00,000

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STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs. In Lacs) AS AT AS AT **PARTICULARS** 30-09-2024 31-03-2024 NOTE -'14' Amount Amount Defferred Tax Liability (Net) (Rs.in Lacs) (Rs.in Lacs) Opening Deferred Tax Liability 0.00 0.00 Less: Deferred tax on old Depreciation 0.00 0.00 Less: Dererred tax Asset 0.00 0.00 0.00 0.00 NOTE -'15' BORROWINGS (CURRENT) SECURED LOANS The Loans assigned to Edelweiss Asset Recontruction Company Ltd (EARC) have been taken over by Ind Swift Laboratories Ltd (Related Party) from EARC vide agreement dated 30.03.2024 with Ind Swift Ltd. The same has now been classified as Borrowing (Non Current) (Refer Note No 11). Current Maturties of Long Term borrowings 14.18 13.53 14.18 13.53 Total (A) (ii) UNSECURED LOANS Fixed Deposit from Public 276.17 435.69 Total(B) 435.69 276.17 Total(A+B) 290.35 449.22 NOTE -'16' TRADE PAYABLES Trade Payables (MSME) 972.19 142.61 Trade Payables Others 22,125.13 20,046.29 Trade Payables (Related Party) 0.20 0.20 23,097.52 20,189.10 NOTE -'17' OTHER FINANCIAL LIABILITIES (CURRENT) Intt. Accrued But not Due 779.99 787.50 Lease Liability (Current) 1.19 788.69 779.99 NOTE -'18' OTHER CURRENT LIABILITIES Advance from Customers 2,359.64 5,135.76 Other Payable including Statutory Dues, Cheques 4,045.33 5,291.38 issued but not presented for payments 6,404.97 10,427.14 NOTE -'19'

182.54

182.54

182.54

182.54

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PROVISIONS (Current)

Provision for Employee Benefits/Gratuity

STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

PARTICULARS	PERIOD ENDED 30-09-2024	YEAR ENDED 31-03-2024
TOWN LOOP		
<u>IOTE -'20'</u> Revenue from Operations		
Sale of Products	24,788.33	49,252.93
Other Operating Revenues (Technology Transfe		971.84
value operating neverture (recentled)	25,019.60	50,224.77
NOTE -'21' Other Income		
nterest Received	134.58	194.25
		37.76
Profit on Sale of Assets Profit on Sale of Shares	2,872.81	4,347.07
Sundry Balances/Excess Provision written Bac	k 841.52	474.66
Export Incentive	165.85	22.04
Net Gain on Foreign Currency Transaction	396.65	579.85
and Translation		
Other non operating Income	44.41	143.67
<u> </u>	4,455.82	5,799.30
NOTE -'22'		
COST OF MATERIAL CONSUMED/SOLD	i «	
Opening Stock	4,832.33	4,482.86
Purchase	13,575.51	19,600.08
urchase	18,407.84	24,082.94
Less :Closing Stock	6,766.10	4,832.33
150 August 100 August	A) 11,641.74	19,250.61
Purchase of Stock in Trade	2,312.03	4,483.34
NOTE -'23'	COODS AND WORK IN PROC	DDGG
CHANGES IN INVENTORY OF FINISHED	GOODS AND WORK IN PROG	CCADI
OPENING STOCK		مدا فمرس
Work-in-Progress	497.24	526.46
Finished Goods	862.29 1,359.53	3,817.70 4,344.16
CLOSING STOCK	1,009.00	7,544.10
Work-in-Progress	644.63	497.24
Finished Goods	1,309.52	862.29
- Anna San San San San San San San San San	1,954.15	1,359.53
TOTAL A		
rotal (1	B) (594.62)	2,984.63

STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

/Da	Im	Lacs

	PERIOD ENDED	YEAR ENDED
PARTICULARS	30-09-2024	31-03-2024
NOME IOAL		
NOTE '24'	#	
EMPLOYEE BENEFIT EXPENSES		
Director Remuneration	270.00	540.00
Salary & Wages	3,542.76	6,666.64
P.F & Other Funds	172.83	341.55
Staff Welfare	58.82	130.54
Gratuity	60.28 4,104.69	152.99 7,831.72
	4,104.09	7,001.72
NOTE -'25' FINANCE COST		
Interest Expenses	1,871.82	6,136.63
Other Borrowing Cost	35.07	156.97
	1,906.89	6,293.60
NOTE -'26' OTHER EXPESNES		
MANUFACTURING EXPENSES		
Power, Fuel & Water Charges	630.22	1,218.33
Repair & Maintenace -Machinery	140.84	198.94
Repair & MaintenaceBuilding	25.18	159.94
Service Charges	424.29	813.25
Consumables	705.68	1,399.06
Other Manufacturing Expenses	99.06	142.07
Total (A)	2,025.27	3,931.59
ADMINISTRATIVE EXPENSES	season to	
Travelling & Conveyance	663.83	1,061.31
Audit Fees	3.75	7.50
Rent	18.78	29.17
Rates & Taxes	83.69	199.12
Telephone & Postage	29.97	43.51
Repair & MaintOthers	15.88	44.98
Electricity & Power	12.92	20.18
Insurance Charges	87.41	118.84
Sundry Balances Written off	36.44	33.84
Professional & Legal Exp.	269.98	367.38
Printing & Stationery	20.56	73.14
Loss on Sale of Assets		545.38
Security Expenses	32.04	56.16
Corporate & Other Administrative Expenses	47.96	358.13
Total (B)	1,323.21	2,958.64
W		,

# STANDALONE PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs. In Lan			
YEAR ENDED 31-03-2024	PERIOD ENDED 30-09-2024	PARTICULARS	
	5	SELLING & DISTRIBUTION EXPENSES	
182.42	65.14	Commission to C & F Agents	
390.00	174.46	Travelling Expenses	
		Provision for Doubtful Debts	
1,421.37	1,008.95	Freight Outward	
385.41	248.06	Sales Promotion	
44.86	28.55	Depot/Stockist Expenses	
529.57	349.29	Other Selling Expenses	
2,953.63	1,874.45	Total (C)	
		RESEARCH & DEVELOPMENT EXP.	
622,92	359.98	Salary & Wages (R&D)	
205.33	129.81	Consumables	
151.00	80.52	Other Administrative Expenses	
979.25	570.31	Total (D)	
	244		
10,823.11	5,793.24	Grand Toal ( A to D)	
	5,793.24	Grand Toal ( A to D)	

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CIN NO - L24230CH1986PLC006897 CONSOLIDATED PROVISIONAL BALANCE SHEET AS AT 30-09-2024

		AS AT	( Rs.in Lacs) AS AT
PARTICULARS	NOTE	30-09-2024	31-03-2024
ASSETS	3		
Non-current assets			
Property, Plant and Equipment	1	15486.89	17,231.11
Right of Use- Land		121.41	121.41
Other Intangible Assets Capital Work in Progress		1041.71	1,052.17
		5634.39	5,124.49
Financial Assets Investments	2	126.07	126.07
Loans and advances	4	0.00	120.07
Other Non-Current Financial assets	3	7513.73	7,539.71
Other Non-Current assets	4	251.47	72.88
Total Non Current Assets		30175.67	31,267.84
CURRENT ASSETS			
Inventories	5	8,845.76	6,409.15
Financial Assets	· ·	0,010.70	0,103.10
Trade Receivable	6	16,162.36	15,214.25
Cash and Cash equivalents	7	6,884.54	6,313.68
Other Current Assets	8	6,488.18	6,242.21
Total Current Assets		38,380.84	34,179.29
Total Assets		68,556.51	65,447.13
<b>EQUITY AND LIABILITIES</b>			
Equity			
Equity Share Capital	9	1,083.29	1,083.29
Other Equity	10	(66,930.71)	(70,165.81)
Total Equity	1.0	(65,847.42)	(69,082.52)
Liabilites		(00,011.32)	(05,002.02)
Non-Current Liabilities			
Financial Liabilities			
Borrowings	11	102057.09	1,00,950.35
Provisions	12	929.77	865.98
Other Non-Current Liabilities	13	661.70	676.63
Defferred Tax Liability (Net)	. 14	0.00	
Total Non-Current Liabilities		103648.56	1,02,492.96
Current Liabilities			
Financial Liabilities Borrowings	15	200.25	440.00
34 (ASC)		290.35	449.22
Trade Payables	16	23,097.52	20,189.10
Other current Financial Liabilities	17	779.99	788.69
Other Current Liabilities	18	6,404.97	10,427.14
Provisions	19	182.54	182.54
Total Current Liabiliies		30,755.37	32,036.69
Total Equity and Liabilities		68,556.51	65,447.13
₹ :5			
		for and on beha	olf of the Board
3		V.R. MEHTA	HIMANSHU JAIN
	Parket San Control	Jt. Managing Director	Director
		1//	KLURANA
		ARUN K. SETH	PUNEET KHURANA
		(Chief Financial Officer)	

CIN NO - L24230CH1986PLC006897

CONSOLIDATED PROVISIONAL STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE PERIOD ENDED 30TH SEPT 2024

YEAR ENDED PERIOD ENDED **PARTICULARS** NOTE 30-09-2024 31-03-2024 INCOME 20 25,019.60 50,224.77 Revenue from operations 21 4,455.82 5,799.30 Other Income 56,024.07 TOTAL REVENUE (A) 29,475.42 **EXPENDITURE** 11,641.74 19,250.61 22 Cost of Material Consumed 2,312.03 4,483.34 Purchase of Stock -in Trade Changes in inventories of F.G/WIP 23 (594.62)2,984.63 Work-in-Progress 7,831.72 24 4,104.69 Employee Benefits Expenses 25 1,906.89 6,293.60 Financial Cost 2,710.71 1 1.076.35 Depreciation/Amortisation 10,823.11 26 Other Expenses 5,793.24 TOTAL EXPENSES (B) 26,240.32 54,377.72 Profit/Loss Before Exceptional Items &Tax (A-B) 3,235.10 1,646.35 Exceptional/Extraordinary items Waiver of Principal & Interest on Loan Profit after Exceptional/Extraordinary & Tax 3,235.10 1,646.35 **Tax Expenses** Provision for Tax Mat Credit Entitelment (227)Provision for Defferred Tax (Net) Add Income Tax for Previous Years 4.20 Profit (Loss) for the period 1,423.13 3.235.10 Other Comprehensive Income Items that will no be reclassified to Profit & Loss (17.88)Items that will be classified to Profit & Loss Total Other Comprehensive Income Net of Income Tax (17.88)Total Comprehensive Income for the Period 3,235.10 1405.25 Basic Earning per Share 5.97 2.63 Diluted Earning per Share 5.97 2.63 Nominal Value per Share 2.00 2.00

for and on behalf of the Board

V.R. MEHTA
Jt. Managing Director

ARUN K. SETH (Chief Financial Officer) HIMANSHU JAIN

Director

PUNEET KHURANA Company Secretary

Place: Chandigarh

NOTE	NO-1						r					
		PROVISIONAL	NOTES ON C	ONSOLIDATED	FINANCIAL STA	ATEMENTS F	OR THE YEAR	ENDED 3	0.09.2024			
	PROVISIONAL NOTE OF FIX	ED ACCETC AC	ON 30/00/2024									
	TROVISIONAL NOTE OF FIX	LED ASSETS AS	1					-				
								7				
ONTO				SS BLOC			CIATIONA			Y Comment		LOCK
SNO	PARTICULARS	BALANCE		SALE/W.OFF	AS ON	AS ON	DURING THE			TOTAL	AS ON	AS ON
		AS ON	DURING	DELETION	30/09/2024	31/03/2024	YEAR	W/OFF		DEPRECIATION	30/09/2024	31/03/2024
7.15	millions p i congo	01/04/2024	THE YEAR							UPTO '30/09/2024		
(A)	TANGIBLE ASSETS											
1	LAND	596.97	0.00	113.65	483.33	0.00	0.00	0.00	0.00	0.00	483.33	596.97
2	LEASEHOLD LAND	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
3	BUILDING	14137.51	0.00	1833.81	12303.70	6062.59	174.21	0.00	979.84	5256.95	7046.75	8074.93
4	PLANT & EQUIPMENT	25872.64	106.51	0.10	25979.04	18686.74	702.57	0.00	0.00	19389.31	6589.73	7185.89
5	FURNITURE & FIXTURE	821.55	49.56	5.12	865.99	467.69	19.62	0.00	4.14	483.17	382,82	353,86
6	VEHICLES	340.12	0.00	0.00	340.12	305.65	2.22	0.00	0.00	307.86	32.25	34.47
7	OFFICE EQUIPMENT	1260.79	34.05	18,31	1276,52	1000 89	27.01	0.00	8.46	1019.45	257.08	259.90
8	MISC FIXED ASSETS	2302.86	13.52	5.11	2311.27	1703.99	38.34	0.00	2.45	1739.88	571.39	598.87
9	BUILDING (R&D)	58.56	0.00	0.00	58.56	49.98	1.15	0.00	0.00	51.13	7.43	8.58
10	FURNITURE & FIXTURE (R&D	50.93	1.48	0.00	52.41	30.13	0.96	0.00	0.00	31.10	21.32	20,80
11	EQUIPMENT (R&D)	1339.67	0.84	0.00	1340.51	1242.84	2.88	0.00	0.00	1245.72	94.79	96.84
	TOTAL (A)	46781.61	205.95	1976.10	45011.46	29550.50	968.97	0.00	994.90	29524.57	15486.89	17231.11
(B)	INTANGIBLE ASSETS											
1	PATENT & TRADE MARK	47.40	0.00	0.00	47.40	45.34	0.37	0.00	0.00	45.70	1.70	2.07
2	PRODUCT TECHNOLOGY	6232.76	96.92	0.00	6329.67	5247.31	102.52	0.00	0.00	5349.83	979.84	985.44
	SOFTWARE	2079.82	0.00	2.90	2076.92	2015.17	4.49	0.00	2.90	2016.76	60.17	64.65
	TOTAL (B)	8359.98	96.92	2.90	8454.00	7307.81	107.37	0.00	2.90	7412.29	1041.71	1052.16
TOTAL	(A+R)	55141,59	302.87	1978.99	53465,46	36858.31	1076,34	0.00	007.70	202000	1/520 (0	10202.25
	P/Y (31/03/2023)	63616.89	697.65	9172.96	55141.59	42093.62	2708.97	0.00	997.79 7944.28	36936.86	16528.60	18283.27
. C.TID.			377.03	9172.96	55141.59	42093.02	2708.97	0.00	1944.28	36858.31	18283.27	21523.27
	CAPITAL WORK IN PROGRE									7(		
		Opening Bal.	Addition	Capitalised	Closing Bal.							
	WORK IN PROGRESS	5124.49	562.97	53.07	5634.39							
TOTAL:	P/Y (31/03/2024)	2972.83	2494.75	343.09	5124.49							

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# CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

PARTICULARS	AS AT 30-09-2024	AS AT 31-03-2024
NOTE -'2'		
NON-CURRENT INVESTMENTS	180	**
Investment in Equity Instrument Quoted (Carried at FVTOCI) 9499720(Previous Year 9499720) Equity Shares in M/s Ind Swift Laboratories Ltd of Rs. 10/-each fully paid up Add/Less: (Impairment) / Appreciation in	4 524' 0	7.64
Value of Investment 5247.6- Less: Sale of Investment 5247.6-	5247.6	
Unquoted others (Carried at FVTOCI)		
300000 (Previous Year 300000) Equity Shares of Essix Biosciences Ltd. Of Rs. 10/- each fully paid up		
Add/Less: (Impairment)/ Appreciation in 0.4		5.62 0.45) 126.07
Value of Investment		
	126.07	126.07
NOTE -'3' OTHER NON CURRENT FINANCIAL ASSETS		
(To the extent not written off/adjusted) (Unsecured but Considered goods) Security Deposits Advance to Promoters Directors Loans to Related Parties	159.33 1,065.16 6,289.24 7,513.73	185.31 1,065.16 6,289.24 7,539.71
NOTE -'4' OTHER NON CURRENT ASSETS Advance against Capital Goods	251.47	72.88
	251.47	72.88
NOTE -'5'	4	
CURRENT ASSETS INVENTORIES (As taken, valued & certified by the Management)		
Raw Material Work- in- Progress Finished Goods Consumables Material in transit	6,766.10 644.63 1,309.52 125.51	4,832.33 497.24 862.29 116.62 100.67
	8,845.76	6,409.15
		1

CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs, in Lacs) AS AT AS AT 31-03-2024 30-09-2024 PARTICULARS NOTE -'6' TRADE RECEIVABLES Debtors Outstanding for a Period Exceeding Six Months. 2,142.38 3,522.97 - Considered good 5,284.70 5,260.16 - Considered doubtful 12,639.39 21,422.52 13,071.87 20,498.95 Other Debts 5,284.70 5,260.16 Less: Provision for Doubtful Debts 15,214.25 16,162.36 (Unsecured but considered good by the management) NOTE -'7' CASH & CASH EQUIVALENTS 3.49 72.38 Balance with Banks 54.68 125.09 60.28 Cash in Hand Others (Imprest) 71.48 6,130.42 6680.40 Fixed Deposits with Banks 6,313.68 6884.54 NOTE-'8' OTHER CURRENT ASSETS Advances Recoverable in Cash Or 2,316.64 2,596.02 In Kind Or For Value to be Received 1,936.01 1,936.01 Mat Credit Entitelment 87.46 52.19 Income Tax Payment /TDS (Net) 99.02 30.34 Prepaid Expenses 1,838.35 1,838.35 Deposits with Govt. Deptt. 6,242.21 6,488.18

### CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs. In Lacs) AS AT AS AT **PARTICULARS** 30-09-2024 31-03-2024 NOTE'-9' SHARE HOLDER'S FUNDS SHARE CAPITAL AUTHORISED 7,50,00,000 (Previous Year 7,50,00,000) 1,500.00 1,500.00 Equity Shares of Rs. 2/- Each 1,500.00 1,500.00 ISSUED, SUBSCRIBED & PAID UP 5,41,64,653 Equity Shares (Previous Year 5,41,64,653) of Rs.2/- Each Fully Paid up in Cash 1,083.29 1,083.29 1,083.29 1,083.29 NOTE'-10' **RESERVES & SURPLUS** General Reserve 9,581.80 9,581.80 Capital Reserve Opening Balance: 354.71 372.6 -17.89 354.71 354.71 **Securities Premium** 7,107.97 7,107.97 Other Comprehensive Income Opening Balance 1131.57 1131.57 1,113.69 -17.88 1,113.69 Surplus in Profit & Loss Account Profit b/f from previous year Add: Current Year Profit/Loss (88,323.98) (89,747.11) 3,235.10 1,423.13 (85,088.88) (88,323.98) (70,165.81) (66,930.71)

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CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

(Rs. In Lacs) ASAT AS AT PARTICULARS 30-09-2024 31-03-2024 NOTE -'11' BORROWINGS (NON CURRENT) (a) SECURED LOANS TERM LOAN (i) From Banks/Asset Reconstruction Companies (ARC) 166.98 173.85 (iii) FromFinancial Institutions/AssetReconstruction Companes (ARC) 83,289.39 81,660.49 (iii) Loan from Related Party 83,456.37 81,834.34 Total (A) 11.1 The Loans of Rs. 815.77 Cr. (both current and noncurrent) due to Edelweiss Asset Reconstruction Company Ltd (EARC) have been taken over by Ind Swift Laboratories Ltd (ISLL) (Related Party) in term of the Loan agreement with Ind Swift Ltd dated 30.03.2024 and has structured the sustainable part into the term loan facility of Rs. 352.60 crores payable in 9years at 10% rate of interest (including 15months moratorium on principal and interest payment, however interest will accrue monthly) and the unsustainable part of Rs. 463.17 crores as a zero coupon debt(payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility). 11.2 Term Loan from Related Party are secured by way of first charge over entire fixed assets of the Company, personal guarantee of Directors and by way of pledge of shares of promoters. Personal guarantee of Directors and shares of promoter of Ind Swift Ltd will be given/pledged in favour of ISLL after the release of personal guarantee and depledge of shares by EARC.
11.3 Term Loan from Piramal Capital and Housing Finance Ltd (PCHFL) for Rs. 187.37 Lacs is secured by exclusive charge on the asset financed by PCHFL. (b) UNSECURED LOANS (NON CURRENT) 569,57 1,084.86 Loan from Related Parties (Repayment in 10Years) 16.611.15 16.611.15 Loan from Othets Preference Share (refer note 11.6 & 11.7) 1,420.00 1,420,00 Total (B) 18,600.72 19,116.01 1,02,057.09 (Total (A+B) 1,00,950.35 As at March 31,2024 11.6 Detail of Preference Shares No of Shares Amount NO of Amount Shares **Authorised 25,00,00,000** <u>2500000</u> 2500000 Preference Shares of Rs. 100/-each 25,00,00,000 Issued, Subscribed & Paid Up 1420000 14,20,00,000 1420000 Cumulative Redeemable Preference 14,20,00,000 Shares of Rs. 100/- each fully paid up Shares Outstanding as at beginning 1420000 14,20,00,000 1420000 14,20,00,000 Add: Shared issued during the year Less: Shares redeemed during the year 1420000 14,20,00,000 1420000 Shares Outstanding as at the end of year 14,20,00,000 11.7 The Prefrence Shares shall rank for dividends in priority to equity Shares for time being. These shares shall be entitled to rank in priority to equity shares as regards repayment of Capital and arrears of dividend declared, but shall not be entitled to any further participation in profit or assets of the Company. NOTE -'12' **PROVISIONS** Provision for Employee Benefits/Gratuity 929.77 929.77 865.98 NOTE -'13' OTHER LONG TERM LIABILITIES Security Deposit Customers/Stockists 639.75 654.69 Lease Liability 21.95 21.94 676.63 661.70

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CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

		AS AT	(Rs. In Lacs AS AT
PARTICULARS		30-09-2024	31-03-2024
12 H	(a)		
NOTE -'14'		Amount	Amount
Defferred Tax Liabili	ty (Net)	(Rs.in Lacs)	(Rs.in Lacs)
Opening Deferred Ta		0.00	0.00
Less: Deferred tax or Less: Dererred tax A		0.00	0.00
	*	0.00	0.00
NOTE -'15'			
BORROWINGS (CU	URRENT)		
Ltd (EARC) have been take (Related Party) from EARC	weiss Asset Recontruction Company n over by Ind Swift Laboratories Ltd vide agreement dated 30 03.2024 he has now been classified as Refer Note No 11).		
		<u>8</u> :es	-
Current Maturties of I	Long Term borrowings	14.18	13.53
	Total (A)	14.18	13.53
i) UNSECURED LOAD	<u>ıs</u>		W.
Fixed Deposit from Pu	iblic	276.17	435.69
	Total(B) Total(A+B)	276.17 290.35	435.69 <b>449.22</b>
NOTE -'16'			
TRADE PAYABLES			
Trade Payables (MSM	E)	972.19	142.61
Trade Payables Oth		22,125.13	20,046.29
Trade Payables (Rel	ated Party)	23,097.52	0.20 20,189,10
NOTE -'17'			
OTHER FINANCIA	L LIABILITIES (CURRENT)		
Intt. Accrued But not Lease Liability (Currer		779.99	787.50 1.19
bease bitolity (ourre			
NOTE -'18'		779.99	788.69
OTHER CURRENT			
Advance from Custom		2,359.64	5,135.76 5,201.38
issued but not presen	ng Statutory Dues,Cheques ted for payments	4,045.33	5,291.38
NOTE -'19'		6,404.97	10,427.14
PROVISIONS (Curr	ent)		
Provision for Employe		182.54	182.54
		182.54	182.54

CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

PARTICULARS		PERIOD ENDED 30-09-2024	YEAR ENDED
- Marie Anna Anna Anna Anna Anna Anna Anna Ann	- North Control of the North	30-09-2024	31-03-2024
NOTE -'20'			18 (C. C. C
Revenue from Operations			
Sale of Products		24,788.33	49,252.93
Other Operating Revenues (Technology	Transfer Fee)	231.27	971.84
		25,019.60	50,224.77
NOTE -'21'			
Other Income			
Interest Received		134.58	194.25
Profit on Sale of Assets		2,872.81	37.76
Profit on Sale of Shares			4,347.07
Sundry Balances/Excess Provision wri	tten Back	841.52	474.66
Export Incentive	Sec.	165.85	22.04
Net Gain on Foreign Currency Transac and Translation	tion	396.65	579.85
Other non operating Income		44.41	143.67
		4,455.82	5,799.30
COST OF MATERIAL CONSUMED Opening Stock	/SOLD	4 000 00	
Purchase		4,832.33	4,482.86
Fulchase		13,575.51	19,600.08
Long (Classister Stant)		18,407.84	24,082.94
Less :Closing Stock TOTAL		6,766.10	4,832.33
	(A)	11,641.74	19,250.61
Purchase of Stock in Trade		2,312.03	4,483.34
<u>NOTE -'23'</u> CHANGES IN INVENTORY OF FIN <u>OPENING STOCK</u>	ISHED GOODS	AND WORK IN PROGR	ESS
Work-in-Progress		497.24	526.46
Finished Goods		862.29	3,817.70
CLOSING STOCK		1,359.53	4,344.16
Work-in-Progress		2000	
Work-III-Frogress Finished Goods		644.63	497.24
FILLISHED CHOODS		1,309.52	862.29
TOTAL		1,954.15	1,359.53

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CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024 (Rs. In Lacs) PERIOD ENDED YEAR ENDED **PARTICULARS** 30-09-2024 31-03-2024 NOTE '24' EMPLOYEE BENEFIT EXPENSES 270.00 540.00 Director Remuneration Salary & Wages 3,542.76 6,666.64 P.F & Other Funds 172.83 341.55 Staff Welfare 58.82 130.54 152.99 Gratuity 60.28 4,104.69 7,831.72 NOTE -'25' **FINANCE COST** 6,136.63 1,871.82 Interest Expenses 156.97 Other Borrowing Cost 35.07 1,906.89 6,293.60 NOTE -'26' OTHER EXPESNES MANUFACTURING EXPENSES Power, Fuel & Water Charges 630.22 1,218.33 140.84 198.94 Repair & Maintenace - Machinery Repair & Maintenace. -Building 25.18 159.94 424.29 813.25 Service Charges Consumables 705.68 1,399.06 Other Manufacturing Expenses 99.06 142.07 Total (A) 2,025.27 3,931.59 ADMINISTRATIVE EXPENSES Travelling & Conveyance 663.83 1,061.31 Audit Fees 3.75 7.50 Rent 18.78 29.17 Rates & Taxes 83.69 199.12 43.51 Telephone & Postage 29.97 44 98 Repair & Maint.-Others 15.88 12.92 20.18 Electricity & Power 87.41 118.84 Insurance Charges Sundry Balances Written off 36.44 33.84 Professional & Legal Exp. 269.98 367.38 Printing & Stationery 20.56 73.14 Loss on Sale of Assets 545.38 32.04 Security Expenses 56.16 Corporate & Other Administrative Expenses 47.96 358.13 1,323.21 Total (B) 2,958.64

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# CONSOLIDATED PROVISIONAL NOTES ON FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30TH SEPT 2024

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		(Rs. In Lace
	PERIOD ENDED	YEAR ENDED
PARTICULARS	30-09-2024	31-03-2024
SELLING & DISTRIBUTION EXPENSES		
Commission to C & F Agents	65.14	182.42
Travelling Expenses	174.46	390.00
Provision for Doubtful Debts	-	æ
Freight Outward	1,008.95	1,421.37
Sales Promotion	248.06	385.41
Depot/Stockist Expenses	28.55	44.86
Other Selling Expenses	349.29	529.57
Total (C)	1,874.45	2,953.63
RESEARCH & DEVELOPMENT EXP. Salary & Wages (R&D)	359.98	622.92
Consumables	129.81	205.33
Other Administrative Expenses	80.52	151.00
Total (D)	570.31	979.25
Total (D)		

# Independent Auditor's Report

### TO THE MEMBERS OF IND-SWIFT LABORATORIES LIMITED

### Report on the Audit of The Standalone Ind AS Financial Statements

### **Opinion**

We have audited the accompanying Standalone Ind AS financial statements of IND-SWIFT LABORATORIES LIMITED ("the Company"), which comprises the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement for Changes in Equity and the Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, its loss including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

# **Basis for Opinion**

We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing ("SA"s), as specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Ind AS financial statements.

### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Standalone Ind AS Financial Statements of the current period. These matters were addressed in the context of our audit of the Standalone Ind AS Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context. We have determined the matters described below to be the key audit matters to be communicated in our report.

### **Key Audit Matters**

# **Evaluation of Uncertain tax Positions**

The company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.

Refer Notes to accounts No. XXVI to the Financial statements`

### How our audit assessed Key audit matters

- Obtained the details of completed tax assessments and demands as on 31/03/2024 from Management.
- We involved our expertise to challenge the management's underlying assumptions in estimating tax provision and the possible outcome of the disputes.
- We have also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.

### **Emphasis of Matters**

Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- a) Emphasis is drawn upon Note No. XXXI of the accompanying standalone financial statements, the company has entered into Business transfer agreement with M/s Synthimed Labs Private Limited (SLPL) under the scheme of slump sale for a consideration of ₹1650 Crore and accordingly transferred all the assets and liabilities to SLPL as per scheme of transfer as on 18th March 2024.
- b) Emphasis is drawn upon Note No. V of the accompanying standalone financial statements, M/s Ind-Swift Laboratories Limited (ISLL) has acquired a loan for ₹352.60 Crores from Edelweiss, a lender, in relation to the loan provided to Indswift Ltd along with all other rights and unsustainable debt of ₹463.17 in terms of the Loan Agreement with Ind-Swift dated 30.03.2024. The unsustainable part/zero coupon debt is payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility.

Under the principles of Ind AS 37, "Provisions, Contingent Liabilities and Contingent Assets," the additional rights to recover unsustainable debt is recognized as a contingent asset. This is based on the possibility of future economic benefits that may arise if certain conditions are met. As such, the unsustainable debt, which is a zero coupon debt; which will be waived off on timely repayment of the loan facility, is disclosed as a contingent asset in the balance sheet.

"Our opinion is not modified in respect of the above matters".

# Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report 2023-24 but does not include the Standalone Ind AS financial statements and our auditor's report thereon.

Our opinion on the Standalone Ind AS Financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Standalone Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Standalone Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

# Management's Responsibility for the Standalone Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Standalone Ind AS Financial Statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Ind AS Financial Statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

# Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Standalone Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Ind AS financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

 Identify and assess the risks of material misstatement of the Standalone Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Ind AS financial statements, including the disclosures, and whether the Standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone Ind AS financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Standalone Ind AS financial statements for the financial year ended March 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

### **Report on Other Legal and Regulatory Requirements**

- As required by the Companies (Auditor's report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143 (3) of the Act, we report that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
  - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books and proper returns adequate for the purpose of our audit;
  - (c) The Balance Sheet, Statement of Profit and Loss including the statement of Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account;
  - (d) In our opinion, the aforesaid Financial Statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2015 as amended;
  - (e) On the basis of written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024, from being appointed as a director in terms of section 164 (2) of the Act;
  - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure -B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal

- financial controls over financial reporting:
- (g) With respect to the other matters to be included in the auditor's report in accordance with the requirements of section 197(16) of the act, as amended.
  - In our opinion and to the best of our information and according to the explanations given to us, the managerial remuneration for the year ended March 31, 2024 has been paid / provided by the Company to its directors in accordance with the provisions of section 197(16) read with Schedule V to the Act.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us:
  - a) Refer Note No. XXVI to the financial statements, the Company has disclosed that impact of pending litigations on its financial position is unascertainable in its standalone Ind AS financial statements
  - b) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
  - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
  - d) (i) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediaries shall, whether, directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of

- the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (ii) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (iii) Based on procedures followed in the regular course of our audit, nothing has come to our notice that has caused to believe that the representations under subclause (i) and (ii) contain any material misstatement
- Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with. As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.
- (f) No dividend has been declared or paid during the year by the Company.

### For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

### **Avishkar Singhal**

Partner Membership No.: 098689 UDIN:24098689BKCMEL2317

PlaceofSignature:Chandigarh Date: 13-05-2024

# **Annexure A**

### Referred to in Paragraphs under the heading "Report on other Legal and Regulatory requirements" of our report of even date

In terms of the information and explanations sought by us and given by the Company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

- (i) (a) (A) The company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
  - (B) The company has maintained proper records showing full particulars of intangible Assets.
  - (b) According to information and explanations given by the management, the Company has a system of physical verification of all its fixed assets over a period of four years. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.
  - (c) There are certain title deeds of immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements which are not held in the name of the Company. Details are as below:

Description of property	Gross carrying value	Held in name of	Whether promoter, director or their relative or employee	Period held – indicate range, where appropriate	Reason for not being held in name of company*
Investment property - offices no 102 & 103	289.21 Lacs	Sh. N.R.MUNJAL	Managing Director	Office 102 & 103 04/ March/2011	The Offices No. 102 &103 were purchased in the name of Sh.N.R.Munjal Managing Director and subsequently these were taken over by the Company, but due to stay by Hon'ble Bombay HIgh court on the transfer of all the offices of the said building the same is held through Power of Attorney only.

- (d) The company has not revalued any of its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- (e) As per the information and explanation provided to us there are no such proceedings which have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made there under.
- (ii) (a) As explained to us, the inventories, excluding stocks with some of the third parties, were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verification. In respect of inventories lying with third parties, these have substantially been confirmed by them.
  - (b) The company has not been sanctioned working capital limits in excess of five Crore rupees during any point of time of the year in aggregate, from banks or financial institutions on the basis of security of current assets and the quarterly returns or statements filed by the company with banks or financial institutions for earlier sanctions are in agreement with the books of account of the Company,
- (iii) (a) during the year the company has provided loans or provided advances in the nature of loans, or stood guarantee, or provided security as detailed below:
  - (A) No such loan or advance and guarantee or security has been given to subsidiaries, joint ventures and associates
  - (B) The company has granted loans or advances and guarantee or security to following parties:

Particulars	Party	Loan / Guarantee Sanctioned (in Crore)	Balance Outstanding (in Crore)
Loan	Ind Swift Limited	352.60	352.60

- (b) As per information and explanation provided to us, the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are not prejudicial to the company's interest.
- (c) In our opinion and according to the information and explanation given to us, the schedule of repayment of principal and payment of interest has been stipulated and the repayments or receipts are regular in respect of loans and advances.
- (d) There are no amounts of loan granted which are overdue for more than ninety days.
- (e) In our opinion and as per explanation provided to us no loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties
- (f) the company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- (iv) In our opinion and according to the information and explanations given to us, the company has complied with the provisions of Sections 185 and 186 of the Act, with respect to the loans and investments made.
- (v) Refer Note XIV, during the year under review the Company has made re-payment of Fixed Deposits amounting to ₹1.66 Crore. The Company has completed the re-payment of the Deposits as per the re-payment scheme approved by the Hon'ble Company Law Board vide its order dated 30<sup>th</sup> March, 2013. Few of the fixed deposits holders have however not encashed their Fixed Deposits, due to which the amount due to them remain unclaimed as at the year end.
- (vi) The maintenance of cost records has been specified by the Central Government Under sub section (1) of section 148 of the act. We have broadly reviewed the cost records maintained by the Company pursuant to the companies (Cost records and audit) Rules 2014, as amended, prescribed by the Central Government under sub-section (1) of section 148 of the act and are of the opinion that, prima facie the prescribed cost records have been made and maintained. We have however not made a detailed examination of the cost records with a view to determine whether they are accurate or not.
- (vii) According to information and explanations given to us in respect of Statutory Dues;
  - (a) The Company is regular in depositing with appropriate authorities undisputed statutory dues including Goods & Service Tax ,provident fund, employees' state insurance, income tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues applicable to it though there have been slight delays in few cases.
  - (b) The dues outstanding of income-tax, sales-tax, service tax, duty of custom, duty of excise ,value added tax and cess on account of any dispute, are as follows:

Name of the Status	Nature of Dues	Period to which the amount pertains	Duty Amount ( In Lac)	Forum where the dispute is pending
The Punjab Vat Act ,2005	Sale Tax, Penalty & Interest	2006-07	31.94	VAT Tribunal
The Punjab Vat Act ,2005	Sale Tax, Penalty & Interest	2010-11	215.59	DETC(Appeal)
The Custom Act ,1962	Differential Duty	2012-2013	23.06	CESTAT, CHANDIGARH
The Custom Act ,1962	Custom Duty	2011-12 to 2013-14	277.00	Remanded back to Adjudicating Authority Commissioner NhavaSheva through PMO

Name of the Status	Nature of Dues	Period to which the amount pertains	Duty Amount ( In Lac)	Forum where the dispute is pending
The Custom Act ,1962	Drawback	2022-23	9.82	Commissioner Appeal, Delhi
Service Tax Finance Act 1994	Service Tax	2012-2013	82.19	CESTAT, CHANDIGARH
Service Tax Finance Act 1994	Service Tax	2013-2014	29.03	CESTAT, CHANDIGARH
Service Tax Finance Act 1994	Service Tax	2014-2015	69.89	CESTAT, CHANDIGARH
The Central Excise Act, 1944	Excise Duty	2014-2015	67.01	COMMISSIONER APPEAL, LUDHIANA
Uttrakhand VAT Act	Sale Tax, Penalty & Interest	2010-11	8.23	DETC(Appeal)
CGST Act, 2017	GST Demand	2018-19	14.85	Appellate Authority.

- (viii) As per information and explanation provided to us no income has been surrendered or disclose during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961),
- (ix) (a) In our opinion and according to the information and explanations given by the management, the Company has not defaulted in repayment of loans or borrowings to a financial institution, bank, or Government and dues to the debenture holders.
  - (b) The company is not declared as wilful defaulter by any bank or financial institution or other lender;
  - (c) In our opinion and according to the information and explanation given to us, during the year the term loans were applied for the purpose for which they were obtained and there is no diversion of funds.
  - (d) During the year, no short term funds have been raised and utilised for long term purposes.
  - (e) In our opinion and according to the information and explanation provided to us, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
  - (f) In our opinion and according to the information and explanation provided to us the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies,
- (x) (a) The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans. Accordingly, clause 3(x)(a) of the Order is not applicable.
  - (b) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xi) (a) According to the information and explanations given to us, no material fraud by the Company or on the Company has been noticed or reported during the course of our audit.
  - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
  - (c) As per information and explanation provided to us no whistle-blower complaints received during the year by the company.
- (xii) The Company is not a Nidhi company. Accordingly, clause 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the Standalone Ind AS financial statements as per Note No. XXXI, as required by the applicable accounting standards.
- (xiv) (a) The company has appropriate internal audit system which commensurate with the size and nature of its business.
  - (b) The reports of the Internal Auditors for the period under audit were considered by the Statutory Auditors.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the

Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.

- (xvi) (a) The Company is not required to get registered under Reserve Bank of India Act, 1934 (2 of 1934).
  - (b) The company has not conducted any Non-Banking Financial or Housing Finance activities.
  - (c) The company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
  - (d) The company is not a Core Investment Company (CIC) and the Group has not any CIC as part of the Group
- (xvii) The company has not incurred any cash losses in the financial year 2023-24 and in the immediately preceding financial year 2022-23.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due
- (xx) (a) the company does not have any unspent amount that needs to be transferred to fund specified in Schedule VII to the Companies Act and hence this clause is not applicable.
  - (b) There is no such amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project.
- (xxi) There have not been any qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements

For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

**Avishkar Singhal** 

Partner Membership No.: 098689 UDIN:24098689BKCMEL2317

PlaceofSignature:Chandigarh Date: 13-05-2024

# "Annexure B" to the Independent Auditor's Report of even date on the Financial Statements of Ind-Swift Laboratories Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

### To the Members of Ind-Swift Laboratories Limited

We have audited the internal financial controls over financial reporting of Ind-Swift Laboratories Limited ("the Company") as of March 31, 2024 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

## Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

# **Auditor's Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these standalone Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these standalone Financial Statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these standalone Financial Statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these standalone Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting with reference to these standalone Financial Statements.

# Meaning of Internal Financial Controls Over Financial Reporting with reference to these standalone Financial Statements

A company's internal financial control over financial reporting with reference to these standalone Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these standalone Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

# Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to these standalone Financial Statements

Because of the inherent limitations of internal financial controls over financial reporting with reference to these standalone Financial

Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these standalone Financial Statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these standalone Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

# **Opinion**

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to these standalone Financial Statements and such internal financial controls over financial reporting with reference to these standalone Financial Statements were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

### For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

### **Avishkar Singhal**

Partner Membership No.: 098689 UDIN:24098689BKCMEL2317

PlaceofSignature:Chandigarh Date: 13-05-2024

# **Standalone Balance Sheet**

As on 31st March, 2024 (₹ in Lacs)

PARTICULARS	Note No.	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
ASSETS			
Non-current assets :			
Property, Plant and Equipment		532.48	58,315.11
Right of Use - Land		-	185.05
Capital work-in progress		-	770.77
Investment property		229.91	242.48
Intangible assets under development		-	
Financial Assets			
a) Investments			
- In subsidiaries and associates		8,055.25	7,943.25
- In Others		8,539.24	568.80
b) Other Non-current Financial Assets		41.05	314.28
Deferred tax assets (net)		3,183.88	2,985.09
Other non-current assets		35,343.03	95.60
TOTAL NON-CURRENT ASSETS		55,924.83	71,420.44
Current Assets		33,724.03	, 1,720.77
Inventories			42,754.39
Financial Assets			72,7 37.39
(a) Trade receivables		10,660.13	46,949.30
(b) Cash and cash equivalents		42,572.9 2	995.71
(c) Other current financial Assets		42,372.32	2,696.96
Other current assets		1,320.62	13,871.01
Assets held-for-sale		1,320.02	139.51
TOTAL CURRENT ASSETS			
GRAND TOTAL		54,553.68	1,07,406.87
EQUITY AND LIABILITIES		1,10,478.51	1,78,827.31
<u> </u>			
Equity		F 000 60	F 000 F0
(a) Equity Share capital	XI	5,908.69	5,980.58
(b) Other Equity  TOTAL EQUITY		86,315.53	61,554.20
LIABILITIES		92,224.21	67,534.78
Non-current liabilities			
Financial Liabilities	XIII	222.51	7
(a) Borrowings		299.64	74,443.34
(b) Other Non Current Financial Liabilities		- 122.51	53.25
Non- Current Provisions		122.64	1,778.88
Other Non current Liabilities		-	12.34
TOTAL NON- CURRENT LIABILITIES		422.28	76,287.82
Current liabilities			
Financial Liabilities	XIV		
(a) Borrowings		531.83	10,878.69
(b) Trade payables	XV		
MSME		-	189.62
Others		6,391.05	19,123.04
(c) Other Financial Liabilities	XVI	-	498.14
Current Provisions		10,088.66	1,187.35
Other current liabilities	XVII	820.47	3,127.88
TOTAL CURRENT LIABILITIES		17,832.02	35,004.72
GRAND TOTAL		1,10,478.51	1,78,827.31
Significant Accounting Policies	XLV		

Significant Accounting Policies

XLV

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

AS PER OUR SEPARATE REPORT OF EVEN DATE For **Avishkar Singhal & Associates** Chartered Accountants

(Regd.No 017362N)

CA Avishkar Singhal

Partner M.No. 098689

Place: Chandigarh Date: 13.05.24

For and on behalf of the Board of Directors

N. R. Munjal Chairman and Managing Director DIN-00015096

Pardeep Verma VP - Compliance & CS

Himanshu Jain Joint Managing Director DIN-00014533

# **Standalone Statement of Profit & Loss**

For the year ended 31st March, 2024

(₹ in Lacs)

or the year ended 5. Maren, 202.			( \ 2000
PARTICULARS	Note No.	Year Ended 31st March, 2024	Year Ended 31st March, 2023
Revenue from Operations	XVIII	1,22,731.79	1,15,195.68
Other Income	XIX	4,531.35	3,328.22
Total Income		1,27,263.15	1,18,523.90
EXPENSES			
Cost of Materials Consumed	XX	56,117.61	61,872.05
Purchase of Stock-in-trade		2,533.24	1,046.32
Change in Inventories of FG/WIP/Stock in trade	XXI	3,707.27	(1,234.24)
Employee benefits expense	XXII	14,888.43	13,269.71
Financial Cost	XXIII	5,109.55	9,216.63
Depreciation & amortisation expenses	XXIV	5,330.28	5,736.22
Other Expenses	XXV	20,488.66	18,032.65
Total-B		1,08,175.05	1,07,939.35
Profit / (Loss) before exceptional items & Tax		19,088.09	10,584.56
Exceptional items			
Exceptional Item Loss (Profit)		(38,659.00)	2,664.78
Profit /(Loss) before Tax		57,747.09	7,919.78
TAX EXPENSE:			
Current Tax		16,088.66	1,612.35
Mat credit Utilisation\Expire		897.50	(297.53)
Deferred Tax (iability/(Assets)	IV	(1,084.34)	2,336.16
Income Tax Adjustment of Previous Years		6.25	21.59
Total Tax expense		15,908.08	3,672.57
Profit/ (Loss) for the period from continuing Operation		41,839.01	4,247.20
Other Comprehensive Income			
A) Items that will be reclassified to P&L A/c		-	-
B) Items that will not be reclassified into P&L A/c			
(Gain)/loss on remeasurements of Investments carried at FVTOCI		-	-
Tax on (Gain)/loss on remeasurements of Investments carried at FVTOCI		-	-
Actuarial (Gain)/loss on remeasurements of Post employee benefits		46.66	(46.42)
Tax on Actuarial (Gain) /loss on remeasurements of employee benefits		(11.96)	14.48
Other Comprehensive (Income) / Loss for the period, net of Tax		34.70	(31.94)
Total Comprehensive Income/(Loss) for the Period		41,804.31	4,279.14
Earning per equity share:			
(1) Basic		70.81	7.19
(2) Diluted		70.81	7.19
Significant Accounting Policies	XLV		

Significant Accounting Policies

 $\mathsf{XLV}$ 

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

AS PER OUR SEPARATE REPORT OF EVEN DATE For Avishkar Singhal & Associates

Chartered Accountants (Regd.No 017362N)

**CA Avishkar Singhal** 

M.No. 098689

Place: Chandigarh Date : 13.05.24 For and on behalf of the Board of Directors **N. R. Munjal**Chairman
and Managing Director

DIN-00015096

**Pardeep Verma** VP - Compliance & CS **Himanshu Jain** Joint Managing Director DIN-00014533

# **Standalone Cash Flow Statement**

For the year ended 31st March, 2024

(₹ in Lacs)

PA	RTICULARS	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Α.	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit before tax and Extra-Ordinary Items	19,088.09	10,584.56
	ADJUSTMENTS FOR:		
	i) Depreciation	5,330.28	5,736.22
	ii) Provision For doubtful Debt	2,476.68	-
	iii )Exchange (profit)/loss	(249.79)	(306.55)
	iv) Interest on Term loans, NCDS & FD	4,510.64	8,351.90
	v) Interest received	(1,837.14)	(587.20)
	vi) Loss/(Profit) on sale of fixed assets	2,253.20	106.13
	vii) Income tax adj of previous years	(6.25)	(21.59)
	viii) Amortisation of Subsidy	(1.27)	(1.27)
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	31,564.44	23,862.19
	ADJUSTMENTS FOR:		
	i) Trade & Other Receivables	(10,439.11)	(3,728.71)
	ii) Inventories	3,228.50	(1,354.88)
	iii) Other assets	(43,543.59)	(2,305.94)
	iv) Current Liabilities	527.09	3,264.02
	v) Working Capital Borrowing	685.87	(1,469.45)
		(49,541.25)	(5,594.96)
	Net Cash flow from operating Activities	(17,976.80)	18,267.23
В.	CASH FLOW FROM INVESTING ACTIVITES		
	i) Purchase of fixed Assets Tangible	(4,451.69)	(1,326.95)
	ii) Sale of fixed assets	294.65	14.47
	iii) (Purchase)/ Sale of Investments	(8,112.00)	(109.15)
	iv) Interest Received	1,837.14	53.09
	Net Cash from investing activities	(10,431.89)	(1,368.54)
C.	CASH FLOW FROM FINANCING ACTIVITIES		
	i) Repayment of Term Loans to Banks & Financial Institutions & FD	(3,742.78)	(3,067.55)
	ii) Interest paid on Term Loans & FD	(12,604.55)	(12,852.30)
	iii) Cash flow from Slump sales net of Assets/liab transferred	93,520.59	-
	iv) Payment of Income Tax	(7,187.35)	(921.11)
	Net Cash flow from Financing Activities	69,985.91	(16,840.97)
	Net increase in Cash or Cash Equivalents	41,577.21	57.72
	Opening Cash & Cash Equivalents	995.71	937.98
	Closing Cash & Cash Equivalents	42,572.92	995.71
	Closing Cash & Cash Equivalents after FCTR	42,572.92	995.71
iar	oficant Accounting Policies	XI V	

Significant Accounting Policies

XLV

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

# **AS PER OUR SEPARATE REPORT OF EVEN DATE** For **Avishkar Singhal & Associates**

Chartered Accountants (Regd.No 017362N)

# **CA Avishkar Singhal**

Partner M.No. 098689

Place: Chandigarh Date : 13.05.24 For and on behalf of the Board of Directors **N. R. Munjal** 

N. R. Munjal Chairman and Managing Director DIN-00015096

**Pardeep Verma** VP - Compliance & CS **Himanshu Jain**Joint Managing Director
DIN-00014533

# **Standalone Changes in Equity**

For the year ended 31st March, 2024

# A Equity Share Capital (Refer Note No. XI)

(₹ in Lacs)

	No of Equity Shares	Amount of Equity issued	Shares Forfeited	Total Equity
Balance as on 01.04.2022	59086860	5,908.69	71.90	5,980.58
Issued in FY 22-23	0	-	-	-
Balance as on 31.03.2023	59086860	5,908.69	71.90	5,980.58
Issued (transfer to capital reserve) in FY 23-24*	0	-	(71.90)	(71.90)
Balance as on 31.03.2024	59086860	5,908.69	(0.00)	5,908.68

<sup>\*</sup>During the Year company has transferred amount standing in forfeited share to capital reserve.

# B. Other Equity [Refer note XII]

		Re	eserves and Su	rplus		Items of Other Comprehensive Income	₹ in Lacs
Particulars	Capital Reserve	Securities Premium	Revaluation reserve	General Reserve	Profit & Loss	Re measurement of the defined benefit-liabilities / (assets)	Total other Equity
Balance as at 01.04.2022	0.02	30,731.01	19,649.21	15,184.69	(8,015.91)	(273.96)	57,275.06
Profit (Loss) for the Year					4,247.20		4,247.20
Other comprehensive income for the year (net of tax)						31.94	31.94
Total comprehensive income for FY 22-23	-	-	-	-	4,247.20	31.94	4,279.14
Issue Share for OCD							-
Depreciation on revalued assets			(1,308.40)	1,308.40			-
Balance as at 31.03.2023	0.02	30,731.01	18,340.81	16,493.09	(3,768.71)	(242.02)	61,554.20
Profit (Loss) for the Year					41,839.01		41,839.01
Other comprehensive income for the year (net of tax)						(34.70)	(34.70)
Total comprehensive income for FY 23-24	-	-	-	-	41,839.01	(34.70)	41,804.31
Depreciation on revalued assets			(1,225.93)	1,225.93			-
Shares Forfieted transfer to Capital reserves	71.90						71.90
Trf During the Year Pursuant to slump sales			(17,114.88)				(17,114.88)
Balance as at 31.03.2024	71.92	30,731.01	(0.00)	17,719.02	38,070.30	(276.72)	86,315.53

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

AS PER OUR SEPARATE REPORT OF EVEN DATE

For **Avishkar Singhal & Associates** 

Chartered Accountants (Regd.No 017362N)

**CA Avishkar Singhal** 

Partner M.No. 098689

Place: Chandigarh Date: 13.05.24 For and on behalf of the Board of Directors

N. R. Munjal Chairman and Managing Director

DIN-00015096

**Pardeep Verma** VP - Compliance & CS **Himanshu Jain** Joint Managing Director DIN-00014533

For the year ended 31st March, 2024

Note No. I: FIXED ASSETS

(₹ in Lacs)

			GROSS BLOCK			DE	PRECIATIO	DEPRECIATION / AMORTISATION	NO	NET BLOCK	LOCK
Particulars	AS ON 1st April, 2023	ADDITION	SALE/ TRANSFER PURSUANT TO SLUMP SALE	CLASSI- FIED AS ASSET HELD FOR SALE / AMORTISA- TION	AS ON 31 <sup>st</sup> March, 2024	AS ON 1st April, 2023	DURING THE PERIOD	WRITE BACK/ CLASSIFIED AS ASSET HELD FOR SALE	AS ON 31st March, 2024	AS ON 31st March, 2024	AS ON 31st March, 2023
TANGIBLE ASSETS:											
LAND FREE HOLD	5,393.93	1	(5,393.93)	1	1	1		1	1	1	5,393.93
FACTORY BUILDINGS	24,121.98	45.86	(24,167.84)	'	1	8,761.99	778.82	(9,540.81)	(0.00)	0.00	15,359.99
OFFICE BUILDINGS	282.99	'	(282.99)	'	0.00	116.73	4.27	(121.00)	0.00	0.00	166.26
R&D BUILDINGS	2,391.47	'	(2,391.47)	'	1	1,074.00	72.72	(1,146.73)	(00:00)	0.00	1,317.47
BUILDING - PILOT PLANT	170.22	'	(170.22)	'	1	95.90	5.07	(100.98)	0.00	(00:00)	74.31
PLANT&MACHINERY	85,048.69	418.64	(85,467.33)	1	0.00	52,866.60	3,848.08	(56,714.68)	(00:00)	0.00	32,182.09
R&D MACHINERY	7,889.05	287.55	(8,176.59)	1	0.00	5,835.68	151.83	(5,987.51)	(00:00)	0.00	2,053.37
PLANT & MACHINERY - PILOT PLANT	392.34	1	(392.34)	ı	I	330.09	129.29	(459.39)	0.00	(0.00)	62.24
ELECTRIC INSTALATIONS	4,768.25	59.39	(4,827.63)	1	(0.00)	3,820.20	163.89	(3,984.10)	0.00	(0.00)	948.05
FURNITURE & FIXTURES	587.81	125.96	(713.77)	1	1	475.28	19.96	(495.24)	0.00	(0.00)	112.53
OFFICE EQUIPMENTS	424.94	14.44	(439.38)	1	00.00	356.66	18.45	(375.11)	(00:00)	0.00	68.28
COMPUTER & PERIPHERALS	532.98	33.88	(566.86)	1	1	424.62	46.81	(471.43)	0.00	(0.00)	108.36
VEHICLES	823.20	292.04	(379.36)	'	735.89	377.92	84.75	(259.27)	203.41	532.48	445.28
TOTAL (A)	1,32,827.83	1,277.76	(1,33,369.70)	'	735.89	74,535.68	5,323.96	(79,656.24)	203.41	532.48	58,292.15
INVESTMENT PROPERTY											
FLATS & OFFICE	333.74	1	(44.52)	'	289.22	68.30	4.58	(13.57)	59.31	229.91	265.45
TOTAL (B)	333.74	•	(44.52)	•	289.22	68.30	4.58	(13.57)	59.31	229.91	265.45
TOTAL(A+B)	1,33,161.58	1,277.76	(1,33,414.23)	•	1,025.11	74,603.98	5,328.54	(79,669.80)	262.72	762.39	58,557.60
PREVIOUS YEAR	1,31,665.01	1,549.77	(53.21)	•	1,33,161.58	68,902.68	5,733.91	(32.61)	74,603.98	58,557.60	62,762.34

Depreciation on revalued assets amounting to ₹1225.93 Lacs {P.Y. ₹1308.40} has been provided during the year from the Profit and Loss Account as per the Schedule II of Companies Act 2013 & the same is transferred from Revaluation Reserve to General Reserves. :-

The Company has entered into an "agreement to sell" and has taken GPA from the Managing Director. The property is yet to be registered in the name of Company, but due to stay by Hon'ble Bombay High court on the transfer of all the offices of the said building the same is held through Power of Attorney only.

Investment property includes Mumbai Office Buildings gross value ₹289.22 Lacs which was purchased in the name of the Managing Director of the Company. ≘

For the year ended 31st March, 2024

# Title deeds of Immovable Property not held in name of the Company

(₹ in Lacs)

Relevant line item in the Balance sheet	Description of item of property	Gross carrying value	Title deeds held in the name of	Whether title deed holder is a promoter, director or relative# of promoter*/director or employee of promoter/director	Property held since which date	Reason for not being held in the name of the Company**
Investment property	offices no 102 & 103	289.22	N.R.MUNJAL	Managing Director	Office 102 & 103 04/ March/2011	The Offices No. 102 &103 were purchased in the name of Sh.N.R.Munjal Managing Director and subsequently these were taken over by the Company, but due to stay by Hon'ble Bombay High court on the transfer of all the offices of the said building the same is held through Power of Attorney only.

iii) There is no income or expenses directly related to Investment property during the year apart from depreciation and profit amounting to ₹2.44 Crores from sale of investment property disclosed above.

# (v) Capital Work In Process (Tangible)

(₹ in Lacs)

DESCRIPTION	Opening Balance	Addition	Capitalised	Transfer pursuant to Slump Sale	Closing Balance
PLANT&MACHINERY	636.81	894.09	357.94	1172.96	0.00
ELECTRIC INSTALATIONS	73.28	101.09	57.63	116.74	0.00
FACTORY BUILDINGS	0.66	1.24	0.41	1.48	0.00
FREIGHT	0.00	0.00	0.00	0.00	0.00
Total	710.75	996.41	415.99	1291.17	0.00

# (vi) CWIP AGEING: TANGIBLE

(₹ in Lacs)

CWIP	< 1 Year	1-2 Years	2-3- Years	> 3 Years	Total
Projects In Progress	0.00	0.00	0.00	0.00	0.00
Projects temporarily suspended	0.00	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00	0.00

No CWIP project is overdue or has exceeded its cost compared to its original plan.

# (vii) Capital Work In Process (Intangible)

(₹ in Lacs)

Description	Opening Balance	Addition	Written off	Closing Balance
Software in Progress	0.00	0.00	0.00	0.00

iv) All borrowing cost is recognised in the statement of Profit &Loss account as they are not directly attributable to acquisition, construction or production of qualifying asset as defended in IND-AS 23 "Borrowing Costs".

For the year ended 31st March, 2024

CWIP INTANGIBLE ASSETS: (₹ in Lacs)

Intangible Assets under developments	< 1 Year	1-2 Years	2-3- Years	> 3 Years	Total
Projects In Progress	0.00	0.00	0	0.00	0.00
Projects temporarily suspended	0.00	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00	0.00

Note No.: II (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
a) Non-Current investment: (Unquoted Investments)		
Investment in Equity shares of Subsidiaries: (Carried at Cost)		
i) Investment in Ind Swift Laboratories Inc., USA		
Common Stock(1204 Share , No par Value)	544.10	544.10
ii) Investment in Fortune (India) Construction Ltd		
7,35,40,000 (PY 7,35,40,000 ) Equity Share of ₹10/- each fully paid up.	7,248.40	7,248.40
iii) Investment in MJM Remedies Private Ltd		
1,27,500 (py 7500) Equity Share of ₹10 each	12.75	0.75
Investment in Equity shares of Associates: (Carried at Cost)		
iv) Investment in Indis Healthcare LLP		
Share Capital	250.00	150.00
	8055.25	7943.25
b) Other Investments: (Carried at FVTOCI)		
i) Investment in Essix Biosciences Limited		
12,35,000 Equity Share of ₹10/- each fully paid up.)	536.24	536.24
ii) Investment in Nimbua Green Field (Punjab) Association#		
0 (PY 1,40,625 ) Equity Share of ₹10/- each fully paid	-	14.06
iii) Investment in Mohali green environment Pvt. Ltd##		
30,000 ( PY1,85,000) shares of ₹10/- each	3.00	18.50
C) Investment in compulsorily convertible debentures (measured at FVTPL)*		
Unquoted		
32,00,000 (PY:NIL) 0.001% compulsory convertible debentures in synthimed	3,200.00	-
Labs Pvt Ltd.		
D) Investment in Non-convertible debentures (measured at amortised cost)**		
Unquoted		
48,00,000 (PY:NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd.	4,800.00	-
Total	8539.24	568.80
Grand Total	16,594.49	8,512.05

<sup>\*</sup> The Company has invested in 32,00,000(PY: NIL) compulsory convertible debentures in Synthimed Labs Private Limited @ ₹100 Per debenture having face value of ₹10 each. They carry interest rate of 0.001% and are unsecured. At the end of the tenure the debentures are convertible in equity shares of the company in the ratio of 1:1. the debentures are measured at FVTPL as per IND-AS 109.

<sup>\*\*</sup>The company has invested in 48,00,000( PY NIL) non-convertible debentures in Synthimed Labs Private Limited having Face value of the  $\stackrel{?}{\stackrel{?}{?}}$ 100 each. They carry IRR 18 % PA. The interest is payable at the end of the tenure of the debentures.

<sup>#</sup> Investment of Nimbua Green Field (Punjab) Association is transfered pursuant to Slump Sale

<sup>## 1,55,000</sup> shares of Mohali green environment Association is transfered pursuant to Slump Sale

For the year ended 31st March, 2024

Note No.: III (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Other Non-Current Financial Assets		
(a) Security Deposits	41.05	314.28
Total	41.05	314.28
*Includes securities deposits to Related Parties	6.50	6.50
Note No.: IV		(₹ in Lacs)
Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Deferred Tax:		
The Break Up of Deferred Tax Liabilities/(Assets)		
as at March 31, 2024 is as under:		
Deferred Tax Liabilities		
Taxable Temporary Difference on account of :		
Depreciation	45.64	4,428.15
TOTAL	45.64	4,428.15
Deferred Tax Assets		
Taxable Temporary Difference on account of :		
Provision for Gratuity/EL Encashment/commission	42.91	717.45
Provision for Doubtful Debt	634.66	-
Investment at FVTOCI	59.26	72.15
NCD valuation difference as per IND AS	-	3,233.45
Total Deferred Tax Assets	736.83	4023.05
MAT Credit entitlement	2,492.69	3,390.19
Deferred Tax Assets /(Liability) net	3,183.88	2,985.09
Deferred Tax Assets /(Liabilities) Charged to OCI	(11.96)	14.48
Deferred Tax Assets /(Liabilities) Charged to P&L A/c	(1,084.34)	2,336.16

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Other Non - Current Assets		
(Secured Loans & Advances)		
- Related Party*	35,343.03	-
(Unsecured but Considered Good)		
Capital Advances		
-Others	-	95.60
Total	35,343.03	95.60

<sup>\*</sup>During the period, the company has acquired a loan for ₹352.60 Crores from Edelweiss, a lender, in relation to the loan provided to Indswift Ltd along with all other rights and unsustainable debt of ₹463.17 in terms of the Loan Agreement with Ind-Swift dated 30.03.2024. The unsustainable part/zero coupon debt is payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility and the successful repayment of the term loan facility and the successful repayment of the term loan facility and the successful repayment of the term loan facility and the successful repayment of the succe facility.

For the year ended 31st March, 2024

**ROI - 10%** 

Tenure - 9 years (including 15 months moratorium in principal and interest payment. However interest will be accrued monthly.)

Under the principles of Ind AS 37, "Provisions, Contingent Liabilities and Contingent Assets," the additional rights to recover unsustainable debt is recognized as a contingent asset. This is based on the possibility of future economic benefits that may arise if certain conditions are met. As such, the unsustainable debt, which is a zero coupon debt; which will be waived off on timely repayment of the loan facility, is disclosed as a contingent asset in the balance sheet.

It should be noted that the recognition of the contingent asset is subject to the fulfilment of specified conditions, and therefore, its realization cannot be assured

Note No.: VI (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
(a) INVENTORIES		
(As per inventories taken, valued & certified by the Management)		
Raw Materials	-	9,128.57
Work in Process	-	18,928.33
Finished Goods*	-	11,712.91
Goods-in-Transit (Raw material)	-	1,693.97
Stores & Consumables	-	1,290.61
Total	0.00	42754.39

<sup>\*</sup>Finished Goods inventory includes material lying at port

Note No.: VII (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Trade Receivables		
- Unsecured Considered good*	10,660.13	46,949.30
Total	10,660.13	46,949.30
*Includes Amounts due from Related Parties	5.34	27,506.02

# Outstanding for following periods from due date of payment/Transaction

**2023-24** (₹ in Lacs)

S. No	Particulars	< 6 Months	6 months - 1 year	1 - 2 years	2 - 3 year	More than 3 years	Total
(i)	Undisputed Trade receivables – considered good	10654.79	5.34	0.00	0.00	0.00	10660.13
(ii)	Undisputed Trade Receivables – which have significant increase in credit risk	0	0	0	0	0	0.00

For the year ended 31st March, 2024

S. No	Particulars	< 6 Months	6 months - 1 year	1 - 2 years	2 - 3 year	More than 3 years	Total
(iii)	Undisputed Trade Receivables – credit impaired	0	0	0	0	0	0.00
(iv)	Disputed Trade Receivables – considered good	0	0	0	0	0	0.00
(v)	Disputed Trade Receivables – which have significant increase in credit risk	0	0	0	0	0	0.00
(vi)	Disputed Trade Receivables – credit impaired	0	0	0	0	0	0.00

# Outstanding for following periods from due date of payment/Transaction

2022-23

(₹ in Lacs)

							(
S. No	Particulars	< 6 Months	6 months - 1 year	1 - 2 years	2 - 3 year	More than 3 years	Total
(i)	Undisputed Trade receivables – considered good	27135.83	563.06	21.27	0.48	19228.66	46949.30
(ii)	Undisputed Trade Receivables – which have significant increase in credit risk	0	0	0	0	0	0.00
(iii)	Undisputed Trade Receivables – credit impaired	0	0	0	0	0	0.00
(iv)	Disputed Trade Receivables – considered good	0	0	0	0	0	0.00
(v)	Disputed Trade Receivables – which have significant increase in credit risk	0	0	0	0	0	0.00
(vi)	Disputed Trade Receivables – credit impaired	0	0	0	0	0	0.00

For the year ended 31st March, 2024

Note No.: VIII (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Cash and Cash equivalents		
Cash balance in hand	99.15	59.82
Bank balances with Scheduled Banks:		
Fixed Deposits With Banks*	39,383.89	911.54
Interest accrued	99.02	15.42
Current Accounts	2,990.86	8.92
Total	42572.92	995.71

<sup>\*</sup>Fixed Deposits With banks include margin monies against LC

Note No.: IX (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Other current Financial assets		
(a) Advance Custom Duty Paid /Export Incentive Scheme/RoDTEP	-	446.22
(b) GST refund receivable	-	1,755.29
(c ) Financial Guarantee to related party*	-	495.44
Total	-	2,696.96

<sup>\*</sup>Essix Biosciences Ltd. has completely repaid the Working Capital Loan for which a Financial Guarantee was provided during the year.

Note No.: X (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Other Current Assets		
(a) Loans and advances (Unsecured but considered good)		
-Related Parties	16.97	9,680.65
-Others Advances to Creditors	7.86	208.24
(b) Loans and advances (Unsecured & doutful)		
-Others Advances to Creditors	2,476.68	2,476.68
Less : 'Provision for Doubtful Debt	(2,476.68)	-
(c) Others		
-Indirect Taxes Recoverable - Cenvat/Vat /GST	731.00	564.00
-Advance Tax/TDS	554.58	483.21
-Prepaid Expenses	-	406.91
-Advances recoverable in cash or in kind or value to be received	10.22	51.33
Total	1,320.62	13,871.01

<sup>\*</sup>Loans/advances represents advances to related parties for business purpose only.

For the year ended 31st March, 2024

Note No.: XI (₹ in Lacs)

**SHARE CAPITAL** 

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
a) Authorised		
Balance as per Last Balance Sheet:	6,000.00	6,000.00
Addition during the year		
Nil (Previous Year NIL) Equity share of ₹10/- Each		
6,00,00,000 (Previous Year 6,00,00,000) Equity Shares of ₹10/- Each	6,000.00	6,000.00
b) Issued, Subscribed & Paid Up		
Balance as per Last Balance Sheet:	5,908.69	5,908.69
Addition during the year :-	-	-
5,908,68,60 (Previous Year 5,908,68,60) Equity Shares	5 000 60	F 000 60
of ₹10/-each fully called up and paid up.	5,908.69	5,908.69
c) Share Forfeited		
Share Warrants Forfeited Account	-	63.23
Equity Share Forfeited Account(175900 shares )	-	8.67
	-	71.90
Total	5,908.69	5,980.58

# d) Shares held by Promoters at the end of the year

Promoter name	No. of Shares	% of total shares	% change
ANNIE MEHTA	2,780	0.00	0.00%
BHANAVI MEHTA	3,000	0.01	0.00%
DIVYA MUNJAL	3,000	0.01	0.00%
GOPAL MUNJAL	60,900	0.10	0.00%
HIMANSHU JAIN	4,06,961	0.69	0.00%
ISHAV MEHTA	3,000	0.01	0.00%
MEENAKSHI MEHTA	12,000	0.02	0.00%
N.R. MUNJAL	9,20,724	1.56	0.00%
NEERA MEHTA	2,49,000	0.42	0.00%
NEETA MUNJAL	12,000	0.02	0.00%
NIDHI MUNJAL	12,000	0.02	0.00%
RAVI MEHTA	12,000	0.02	0.00%
RISHAV MEHTA	4,54,545	0.77	0.00%
S. R. MEHTA	2,33,600	0.40	0.00%
SAHIL MUNJAL	6,766	0.01	0.00%
SUNITA JAIN	46,100	0.08	0.00%
V.R. MEHTA	52,900	0.09	0.00%
ESSIX BIOSCIENCES LIMITED	2,23,27,507	37.79	16.08%
Ind Swift Ltd	0	0.00	-16.08%
Total	2,48,18,783	42.01	0.00%

During the Financial year 2023-24 there has been inter SE transfer between Indswift ltd & essix Biosciences Ltd of 9499720 share (16.08%)

For the year ended 31st March, 2024

# e) List of Shareholders holding more than 5 % shares

Name	No. of shares	No. of shares  As on 31st March, 2023
	As on 31st March, 2024	
Ind Swift Ltd	-	94,99,720
	0.00%	16.08%
Essix Biosciences Ltd	22327507	1,28,27,787
	37.79%	21.71%
EC Special Situations Fund	16,43,766	40,31,184
	2.78%	6.82%
Edelweiss India Special Situations Fund II	25,50,227	61,60,802
	4.32%	10.43%
Wilson Holding Pvt Ltd	69,45,000	0.00
	11.75%	-

# Note No. : XII OTHER EQUITY

(₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
(A) Reserves & surplus		
(a) Capital Redemption Reserve		
Opening Balance	0.02	0.02
Addition during the year	71.90	-
	71.92	0.02
(b) Securities Premium		
Opening Balance	30,731.01	30,731.01
Addition during the year	-	_
	30,731.01	30,731.01
(c) Revaluation Reserve		
Opening balance	18,340.81	19,649.21
Less: Transfer pursuant to slump sale	17,114.88	
Less: Depreciation charges on revalued assets trf to General reserve	1,225.93	1,308.40
	0.00	18340.81
(d) General Reserve		
As per Last Balance Sheet	16,493.09	15,184.69
Add: Dep on revalued assets Deducted from Revaluation Reserves	1,225.93	1,308.40
	17,719.02	16,493.09
(e) Retained Earnings		
As per Last Balance Sheet	(3,768.71)	(8,015.91)
Add: Profit(Loss) for the year closing	41,839.01	4,247.20
Closing	38,070.30	(3,768.71)
Total (A)	86,592.25	61,796.22

For the year ended 31st March, 2024

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
(B) Items of other Comprehensive Income		
a) Remeasurement of the defined benefits liabilities /(assets)		
Opening balance	(242.02)	(273.96)
Add/(Less): Movement during the year (net of Tax)	(34.70)	31.94
Closing Balance	(276.72)	(242.02)
Total (B)	(276.72)	(242.02)
Total Other Equity (A+B)	86,315.53	61,554.20

### Nature and purpose of each reserve

**Securities premium -** The amount received in excess of face value of the equity shares is recognised in securities premium. In case of equity-settled share based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium. It is utilised in accordance with the provisions of the Companies Act, 2013.

**Revaluation reserves -** This reserve has been created at the time of re-valuation of Fixed assets of the company. The same is getting utilised in accordance with provisions of Ind-AS. The same has been Transfer pursuant to slump sale.

**General reserve -** The reserve arises on transfer portion of the net profit pursuant to the earlier provisions of Companies Act, 1956. Mandatory transfer to general reserve is not required under the Companies Act, 2013.

**Retained Earnings** - Retained earnings are the profits that the company has earned till date, less any transfers to other reserves, dividends or other distribution paid to its equity shareholders general reserve is not required under the Companies Act, 2013.

Remeasurement of the defined benefit liabilities / (asset) - The cumulative balances of actuarial gain or loss arising on remeasurements of defined benefit plan is accumulated and recognised with in this component of other comprehensive income. Items included in actuarial gain or loss reserve will not be reclassified subsequently to statement of profit and loss.

Note No.: XIII (₹ in Lacs

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Non-current liabilities		
Financial Liabilities		
(a) Borrowings		
Secured Loans		
a) Debentures		
(i) Non Convertible debenture *	-	74,334.45
c) Vehicles Loans	299.64	108.89
Total	299.64	74443.34
(b) Other Non Current Financial Liabilities		
(i) Land Lease liability	-	53.25
	-	53.25
Provisions		
(i) Gratuity Payable	103.17	1,484.42
(ii) Compensated absences	19.47	294.46
Total	122.64	1,778.88

For the year ended 31st March, 2024

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Other Non current Liabilities		
(i) Deferred Income - Capital Subsidy	-	12.34
Total	-	12.34

Note No.: XIV (₹ in Lacs

#### **CURRENT LIABILITIES**

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Financial Liabilities		
(a) Borrowings		
Secured Loans		
(i) Borrowings for working capital.	-	4,479.13
(ii) Current Maturity of Term Loans from Banks/FI	-	5,018.96
Unsecured Loan & others		
(i) Public Deposits	257.00	422.76
(ii) Interest accrued on bank borrowing & Others	274.83	957.83
Total	531.83	10878.69

#### (a) Maturity profile of term Loans:-

#### Secured loan from Banks /Financial Inst outstanding as on 31.03.2024

Particulars & Interest Rate	Amount (in Lacs)	Instalment Due F.Y 2024-25	After F.Y 2024-25
Vehicle Loans	299.64	53.22	246.41
Total	299.64	53.22	246.41

During the current financial year, all outstanding loans and borrowings, including Non-Convertible Debentures (NCDs) and working capital borrowings except Vehicle loans, have been fully repaid pursuant to slump sales. As a result, there are no outstanding loans or borrowings as of the end of the reporting period except Vehicle loans.

All charges on assets, including those securing the previously outstanding loans and borrowings, have been satisfied before the signing of these financial statements. The details of charges on assets mentioned in the previous financial year's notes no longer apply, as all obligations secured by these charges have been discharged. Only remaining charge are on some of vehicles related to vehicle loans.

(b) The quarterly statements filed with banks of current assets are matched with the books of accounts.

For the year ended 31st March, 2024

#### Note No .XV

#### **TRADE PAYABLE**

Particulars	As at 31st March, 2024	As at 31st March, 2023
(i) MSME		- 189.62
(ii) Other Creditors	6,391.0	19,123.04
Total	6,391.0	19,312.67
*Includes Amounts due to Related Parties	25.0	110.59

(i) Disclosure required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006 There are no material dues owed by the Group to Micro and Small enterprises, which are outstanding for more than 45 days during the year and as at March 31, 2024. This information as required under the Micro, Small and Medium Enterprises Development Act, 2006 has been determined to the extent such parties have been identified on the basis of information available with the Group and has been relied upon by the auditors.

Particulars	31.03.2024	31.03.2023
(i) The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each year		
- Principal amount due to micro and small enterprises	-	189.62
- Interest due on the above	-	-
(ii) The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.	-	-
(iii) The amount of interest due and payable for the period of delay in making payment (which has been paid but beyond appointed day during the year) but without adding the interest specified under the MSMED Act, 2006	-	-
(iv) The amount of interest accrued and remaining un-paid at the end of each accounting year	-	-
(v) The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purposes of disallowance as a deductible expenditure under the MSMED Act, 2006	-	-

The above disclosures are provided by the Group based on the information available with the Group in respect of the registration status of its vendors/suppliers.

All trade payables are current. The Group's exposure to the currency and liquidity risks related to trade payables is disclosed in note no 51.

For the year ended 31st March, 2024

#### Outstanding for following periods from due date of payment/Transaction:-

2023-24

(₹ in Lacs)

S. No	Particulars	less than 1 year	1-2 years	2-3 years	More than 3 years	Total
1	MSME	0.00	0.00	0.00	0.00	0.00
2	Others	6387.51	3.24	0.00	0.30	6391.05
3	Disputed	0.00	0.00	0.00	0.00	0.00
4	Disputed-MSME	0.00	0.00	0.00	0.00	0.00
5	Disputed-Others	0.00	0.00	0.00	0.00	0.00
	Total	6387.51	3.24	0.00	0.30	6391.05

#### Outstanding for following periods from due date of payment/Transaction:-

2022-23

(₹ in Lacs)

S. No	Particulars	less than 1 year	1-2 years	2-3 years	More than 3 years	Total
1	MSME	189.62	0.00	0.00	0.00	189.62
2	Others	18508.71	425.17	185.41	3.75	19123.04
3	Disputed	0.00	0.00	0.00	0.00	0.00
4	Disputed-MSME	0.00	0.00	0.00	0.00	0.00
5	Disputed-Others	0.00	0.00	0.00	0.00	0.00
	Total	18698.34	425.17	185.41	3.75	19312.67

### Note No. XVI

#### **OTHER FINANCIAL LIABILITIES**

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31st March, 2023
(i) Land Lease	-	2.70
(ii) Financial Guarantee to Related party*	-	495.44
	0.00	498.14

<sup>\*</sup> Essix Biosciences Ltd. has completely repaid the Working Capital Loan for which a Financial Guarantee was provided during the year.

#### **Current Provisions**

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
(i) Income Tax payable*	10,088.66	1,187.35
Total	10088.66	1187.35

<sup>\*</sup> Income Tax Payable net of advance Tax paid during the year.

For the year ended 31st March, 2024

Note No.: XVII

#### **OTHER CURRENT LIABILITIES**

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
(i) Advances from Customers	-	1,058.99
(ii) Statutory Liabilities	367.85	595.94
(iii) Expenses Payable	452.63	1,470.41
(iv) Current Maturity of Government Grants	-	2.53
TOTAL	820.47	3,127.88

i) Statutory Liabilities include TDS/TCS payable, ESI Payable, PF payable, Labour welfare Payable, GST Payable, professional tax etc.

#### Note No.: XVIII

#### **REVENUE FROM OPERATIONS**

#### 1) Disaggregated revenue information

Set out below is the disaggregation of the Company's revenue from contracts with customers:

Particulars	Year Ended 31 <sup>st</sup> March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Type of goods or service		
Sales of APIs		
Sale of manufactured Products	1,19,415.62	1,14,754.16
Sale of Services	714.14	4.61
Sale of traded Products	2,602.04	436.91
Total	1,22,731.79	1,15,195.68
Revenue within India	27,736.53	26,602.96
Revenue Outside India	94,995.26	88,592.73
Total	1,22,731.79	1,15,195.68
Timing of revenue recognition		
Goods transferred at a point in time	1,22,731.79	1,15,195.68
Total	1,22,731.79	1,15,195.68

ii) Expenses payable include Salary, wages, Bonus, Short term compensated absences and gratuity payable, Audit Fees, Electricity Exp payable etc.

For the year ended 31st March, 2024

#### 2) Contract balances

The following table provides information about receivables, contract assets and contract liabilities from contracts with customers

	Year Ended 31 <sup>st</sup> March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Contract Assets		
Trade receivables	10,660.13	46,949.30
Contract liabilities		
Advances from customers	-	1,058.99

#### 3) Reconciling the amount of revenue recognised in the statement of P&L with the contracted price

	Year Ended 31 <sup>st</sup> March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Revenue as per contracted price	1,23,606.08	1,15,717.30
Adjustments		
Sales return	874.29	521.62
Net Total	1,22,731.79	1,15,195.68

## 4. The transaction price allocated to the remaining performance obligation (unsatisfied or partially unsatisfied) as at March 31, 2023 are, as follows

	Year Ended 31st March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Advances from customers	-	1,058.99
Net Total	-	1,058.99

#### Note No.: XIX

OTHER INCOME (₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31st March, 2023
Export Incentive & other Operating Income	1,636.59	862.41
Forex Fluctuations-Gain (Expenses)	1,055.19	1,808.68
Interest Income	1,837.14	587.20
Other Non operating Income	2.42	69.92
Total	4,531.35	3,328.22

For the year ended 31st March, 2024

Note No.: XX EXPENSES

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Cost Of Material Consumed/Sold		
Opening Stock	10,822.54	10,849.22
Add:-		
Purchases	59,210.50	62,891.69
Less :Stock Transfer pursuant to slump sale	11,382.19	
Less: Closing Stock	-	10,822.54
TOTAL	58,650.86	62,918.37

Note No.: XXI

#### **INCREASE / DECREASE IN INVENTORY**

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Opening Stock		
Work in Process	18,928.33	19,142.25
Finished Goods	11,712.91	10,264.75
Total	30,641.24	29,407.00
Less: Stock Transfer pursuant to slump sale		
Work in Process	15,945.71	-
Finished Goods/Stock in Trade	10,988.26	-
	26,933.97	
Less: Closing Stock		
Work in Process	-	18,928.33
Finished Goods/Stock in Trade	-	11,712.91
	-	30,641.24
Total	3,707.27	(1,234.24)

For the year ended 31st March, 2024

Note No.: XXII

#### **EMPLOYEE BENEFITS EXPENSES**

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Directors Remuneration		
-Salary & Allowances	1,128.07	965.97
-Contribution to P.F.	0.86	0.86
Salary & Allowance	2,005.62	1,587.33
Salary & Wages	10,961.69	9,972.57
P.F. & Other Funds	368.54	364.30
Staff Welfare Expenses	143.29	129.62
Recruitment Expenses	10.21	2.78
Gratuity Premium	267.82	245.53
Training & Development Expenses	2.33	0.74
TOTAL	14,888.43	13,269.71

Note No.: XXIII FINANCE COSTS

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Interest on Term Loans	277.93	639.84
Interest on Debentures	4,232.72	7,712.06
Interest on Working Capital	158.73	287.38
Bank Charges & Others	440.18	577.36
TOTAL	5,109.55	9,216.63

Note No.: XXIV

#### **DEPRECIATION & AMORTISATION EXPENSES**

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31st March, 2023
Depreciation	5,330.28	5,736.22
TOTAL	5,330.28	5,736.22

For the year ended 31st March, 2024

Note No.: XXV
OTHER EXPENSES

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
MANUFACTURING EXPENSES	31 March, 2021	51 March, 2023
Job Work Charges	729.35	727.34
Power, Fuel & Water Charges	6,142.94	7,606.77
Stores & Spares	1960.87	1,842.65
Repair & Maint.:	1700.07	1,6 12.65
Plant & Machinery	409.50	394.85
Buildings	297.73	205.07
Electrical	207.91	176.89
Other Manufacturing Expenses	320.14	174.33
TOTAL	10,068.42	11,127.91
ADMINISTRATIVE & OTHER EXPENSES		
Travelling & Conveyance	219.31	131.43
Auditors Remuneration :		
Audit Fees	4.00	4.00
Certification Fees	1.00	1.00
Out of Pocket Exp.	1.31	0.91
Lease Rent - Short term	81.95	74.51
Rate fee & Taxes	115.55	213.20
Insurance Charges	450.81	489.53
Legal & Professional Charges	2,033.94	468.17
Printing & Stationary	107.86	115.22
Vehicle Running & Maint.	212.50	242.96
Telephone & Postage	50.79	50.05
Office Expenses	105.77	88.31
Charity & Donation	4.08	4.31
Listing Fees	16.44	6.88
Books & Periodicals	1.77	1.38
Meeting, Membership & Subscription Fees	125.58	133.02
Security Expenses	138.82	147.41
Repair & Maintenance-General	308.16	331.42
Corporate Social Responsibility Expenses , (Refer note no XXXVI)	40.76	31.80
Other Expenses	20.59	19.94
TOTAL	4,041.01	2,555.46

For the year ended 31st March, 2024

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
SELLING & DISTRIBUTION EXPENSES		
Advertisement & Publicity	4.15	4.37
Business Promotion	254.67	190.44
Commission on Sales	2,660.82	2,250.56
Packing Material	412.06	577.30
Freight Outward	735.31	1,095.94
Insurance Charges	43.59	91.46
ECGC Premium	14.21	20.13
Other expenses	1.22	12.97
TOTAL	4,126.03	4,243.15
Loss/(Profit) on Sale of Fixed Assets	(223.48)	6.13
Provision for Doubtful Debt	2,476.68	-
Intangible Assets Written off	-	100.00
TOTAL	2,253.20	106.13
Grand Total-Note No XXV	20,488.66	18,032.65

#### Note No.: XXVI

#### Contingent liabilities not provided for:

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
(1) Contingent Liabilities		
A Claim against the company/disputed liabilities not acknowledged as debt		
Contingent Liability in respect of unassessed /assessed (pending in appeal) cases of Income Tax ,Excise Duty, Sales Tax, Service Tax, ,Bonus Act and other litigation matters (including that of PI Industries Ltd) have not been accounted for as debt	Unascertained	Unascertained
B. Guarantees		
-Performance Guarantee		
Export obligation in respect of custom duty:	0.00	4.50
Others	4.25	4.25
- Outstanding Guarantee furnished to banks in respect Letter of Credit	131.25	415.31
C. Commitments		
Estimated amount of contracts remaining to be executed on capital account (Net of Advances)	-	598.00
(2) Contingent Assets		
Contingent Asset in respect of Unsustainable debt (refer Note no V)	46,317.46	-

#### Note No.: XXVII

In the opinion of the Board, the Current Assets, Loans & Advances shown in the Balance Sheet have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated.

For the year ended 31st March, 2024

Note No.: XXVIII

Other expenses under head administrative expenses includes ₹6,05,000.00 (Previous Year ₹4,35,000.00) paid to directors as sitting fee.

#### Note No.: XXIX

Earning per share is calculated as shown below:-

(₹ in Lacs)

Particulars	As At 31 <sup>st</sup> March, 2024	As At 31 <sup>st</sup> March, 2023
Profit available for Basic EPS (A)	41,839.01	4,247.20
Adjustment related to DEPS	0.00	0.00
Profit available for Diluted EPS (A+B)	41,839.01	4,247.20
For Basic Earning		
No of weighted average equity shares	5,90,86,860	5,90,86,860
For Diluted Earning		
No of weighted average of Diluted Equity Shares	5,90,86,860	5,90,86,860
Nominal Value of Equity Share	10.00	10.00
Earning Per Share (₹)		
Basic	70.81	7.19
Diluted	70.81	7.19

#### Note No.: XXX

In accordance with IND-AS 24, 'Related Party Disclosures', issued by the Institute of Chartered Accountants of India, the Company has compiled the following information::

#### a. List of related parties and their relationship

Subsidiary Companies	Ind Swift Laboratories Inc. USA
	Fortune(India) Constructions Ltd.
	MJM Remedies Pvt. Ltd
Joint ventures	Indis Healthcare LLP
Key Management personnel/Directors	Sh. N.R. Munjal, Chairman & Managing Director
	Sh. Himanshu Jain, Jt. Managing Director
	Sh. Rishav Mehta, Executive Director
	Sh. Sahil Munjal , Executive Director
	Sh. Gagan Aggarwal, Chief Financial Officer
	Sh. Pardeep Verma, VP- Compliance & CS
Others (Entities in which KMP or their relative is a Director;	Essix Biosciences Limited
or KMP or their relative exercises control	Ind Swift Limited
	Nimbua Green Field (Punjab) Limited
	Mohali Green Environment Private Limited
	Swift Fundamental Research & Education Society
	Sislax Pharma Pvt. Ltd.

For the year ended 31st March, 2024

(₹ in Lacs)

Particulars	Others (Entities in which KMP or their relative is a Director; or KMP or their relative exercises control		Subsidiary		Joint Ventures	
Nature of Transactions	2023-24	2022-23	2023-24	2022-23	2023-24	2022-23
1) Transactions during the year						
Purchase	4,501.35	5,409.65	-	-	-	-
Sales	6,043.33	5,547.83	6,714.55	12,939.51	-	-
Salary	1,085.94	1,176.42				
Expenses	717.20	702.37				
2) Outstanding Balances	_					
Investment	539.24	568.80	7,805.25	7,792.50	250.00	150.75
Loan & Advances Given	35,359.99	9,680.65	-	-	-	-
Security Deposits	6.50	6.50	-	-	-	-
Debtors	-	24,183.90	5.34	3,322.12	_	-
Creditors	25.03	110.59				-
Advances Received	-					-
Capital Advances	-					-

<sup>\*</sup> Related party balances of similar nature are grouped in accordance with para 24 of Ind-AS 24 "Related Party Disclosures"

#### Details of Loan & advance Given :-

Type of Borrower	Amount of Loan or advance in the nature of Loan outstanding	Percentage to the total loans and advances in the nature of loans	
Promotors	-	0.00%	
Directors	-	0.00%	
KMPS	16.97	0.05%	
Related Parties	35,343.03	99.95%	
Total	35360.00	100%	

#### Note:

Pursuant to the slump sale transaction effected on 18th March, 2024 vide which the Company sold its Active Pharmaceutical Ingredients (API) and Contract Research & Manufacturing Services (CRAMs) business to M/s. Synthimed Labs Private Limited, the services of Sh. Sunil Deshmukh (CEO) and Sh. Lovekesh Mahajan (CAO) were also transferred to M/s. Synthimed Labs Private Limited. Hence, they ceased to be the KMP of the Company after the closing of business hours as on 18th March, 2024.

#### XXXI Slump Sale of business undertaking:-

The Board of Directors of the Company at its meeting held on September 6, 2023, approved a transaction for the slump sale and transfer of the API and CRAMS business of the Company on a going concern basis for a consideration of 1650 Crores subject to customary working capital adjustments to M/s Synthimed Labs Private Limited . The members of the Company approved this transaction in its Extra-Ordinary General Meeting held on 6<sup>th</sup> October, 2023. On 18<sup>th</sup> March,2024, the Company closed this slump sale transaction and in terms of the BTA all assets and liabilities pertaining to the business undertaking have been transferred to Synthimed Labs Pvt Ltd for a net consideration of ₹1650.00 Crores on a debt-free basis. The consideration received on the closing date, before the final true-up of working

<sup>\*</sup> Related Party Transaction during the year are considered without taxes.

For the year ended 31st March, 2024

capital, stands at ₹1674.09 Crores. The consideration will further increase by approximately ₹77.77 Crores owing to final True- up and the same has been duly accounted for in the books of account.

A capital gain of ₹386.59 Crores, after deducting costs associated with the sale, has been recognized as an exceptional item in the financial statements for the year ending March 31, 2024.

Additionally, a portion of the consideration amounting to ₹20 Crores is held under escrow, to be released upon the successful resolution of the pending litigations.

Furthermore, many operating assets and liabilities have been reduced to zero and others are reduced substantially pursuant to the slump sale of the API business. Hence the Previous year figures are not comparable to Current year figures in all these cases.

**XXXII** The balance in the parties accounts whether in debit or credit are subject to confirmation, reconciliation and adjustment. The impact of the same on the accounts at the year end is not ascertained.

**XXXIII** Detail of Auditor's Remuneration(i.e. payment to Auditors)

Particulars	Year ended 2023-24 ₹	Year ended 2022-23 ₹
Statutory Audit Fees	4,00,000	4,00,000
Certification Fees	1,00,000	1,00,000
	5,00,000	5,00,000

#### Note No.: XXXIV

#### Other Current Assets include due from

(₹ in Lacs)

	Year Ended	Year Ended	Maximum amount due during the year	
	2023-24	2022-23	2023-24	2022-23
CFO	12.76	12.76	12.76	12.76
CS	4.21	5.71	5.71	8.21

#### Note No.: XXXV

#### Foreign Currency Expenditure & Income:

(₹ in Lacs)

Pa	rticulars	2023-24	2022-23	
1	Expenditure in Foreign Currency:			
	Commission on Sales	2451.78	2621.87	
	Others	71.12	227.61	
	Total	2522.90	2849.49	
2	Earnings in Foreign Currency			
	Sale of Goods	94886.12	74525.74	
	Sale of Services	109.14	14.27	

#### Note No.: XXXVI

#### **Expenditure on corporate Responsibility:**

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation,

For the year ended 31st March, 2024

environment sustainability, disaster relief, COVID-19 relief and rural development projects. A CSR committee has been formed by the Company as per the Act. The funds were primarily allocated to activities which are specified in Schedule VII of the Companies Act, 2013.

Particulars	₹ in Lacs
(a) Gross amount required to be spent during the year	98.52
(b) Amount Spent During the year	40.76
(i) Construction /acquisition of any asset	-
(ii) on Purpose other than (i) above	40.76
Balance carried forward to Next Years from current year	-
Opening Balance brought forwarded from previous year	59.91
Balance Lapse during the year	-
Closing Balance carried forward to Next Year/(Short Spent)	2.15

**XXXVII** (₹ in Lacs)

Rati	ios As on	Details for Calculations	31.03.2024	31.03.2023	Reason for major change
(a) (	Current Ratio	Current assets /current liabilities	3.06	3.07	Pursuant to Slump sale of the Company
(b)	Debt-Equity Ratios	Total Debt/Shareholders equity	0.01	1.73	Pursuant to Slump sale of the Company
( - /	Debt service coverage ratio	Net Operating Income /Annual debt+interest repayments due	5.76	1.66	Pursuant to Slump sale of the Company
	Return on equity ratio	Net Income/ Shareholder Equity	45.37	8.63	Pursuant to Slump sale of the Company
	Inventory turnover ratio	Net credit sale/Average Inventory	5.74	2.74	Pursuant to Slump sale of the Company
	Trade receivable turnover ratio	Net credit sale/Average debtors	4.26	2.57	Pursuant to Slump sale of the Company
	Trade payables turnover ratio	Net credit Purchase/Average Creditors	4.61	3.53	Pursuant to Slump sale of the Company
	Net capital turnover ratio	Total Sales/Working Capital	3.34	1.59	Pursuant to Slump sale of the Company
(i)	Net profit ratio	Net Profit (Loss)/Net Sales	34.09	3.69	Pursuant to Slump sale of the Company
· · ·	Return on capital employed	Net Profit (Loss)/Share holders Equity	45.37	8.63	Pursuant to Slump sale of the Company
(.,,	Return on Investment	Current Value Of Investment - cost of Investment/Cost Of Investment"	-1.37	-0.94	Pursuant to Slump sale of the Company

For the year ended 31st March, 2024

#### XXXVIII Lease Liability in accordance with Ind-As 116

The incremental borrowing rate applied to lease liabilities is 10%.

The movement in ROU - Asset during the year ended March 31, 2024 is as follows:-

(₹ in Lacs)

Particulars	ROU Assets -Land
Balance as at April 2023	185.05
Addition	0.00
Depreciation	2.31
Transfer to SLPL (Pursuant to Slump Sale)	(182.74)
Balance as at 31st March 2024	0.00

The aggregate depreciation expenses on ROU assets is included under depreciation and amortization expenses in statement of profit & loss account.

The break up of current & non current lease liabilities as at March 31st, 2024 is as under.

(₹ in Lacs)

Particulars	As at 31.03.2024
Non Current Liability	0.00
Current Liability	0.00
Total	0.00

The movement in lease liabilities during the year ended March 31, 2024

(₹ in Lacs)

Particulars	Year ended 31.03.2024
Balance at the beginning	53.32
Finance cost accrued during the period	5.33
Payments of Lease Liabilities	2.70
Transfer to SLPL (Pursuant to Slump Sale)	(55.96)
Balance at the end	0.00

The aggregate depreciation expense on ROU assets is included under depreciation and amortization expense in the Statement of Profit and Loss.

The details of the contractual maturities of lease liabilities as at March 31, 2024 on an undiscounted basis are as follows: (₹ in Lacs)

Particulars	Year ended 31.03.2024
Less than one year	-
One to five years	-
More than five years	-

Rental Expenses recorded for short term lease was ₹74.51 ( PY ₹51.30) Lacs for the year ended 31-March-23

**Note No. XXXIX:** During the year the board in their meeting held on 25<sup>th</sup> September after considering the recommendation of Audit committee and independent Directors ,approved the scheme of arrangement of amalgamation of the company with Ind Swift Ltd under the section 230-232 and their applicable provisions of the companies Act 2013. The company has filed an application before the stock exchange to obtain their no objection Certificate .The same is pending before both Stock exchanges.

Note No. XL: Exceptional Items includes Capital gain amounting to ₹386.59 crroes on slump sales( Refer note XXXI

For the year ended 31st March, 2024

Note No. XLI: Additional Regulatory information required by Schedule III to the Companies Act, 2013

- 1. The company does not have any Benami property held and there is no proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made there under.
- 2. The company does not have any relation with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956
- 3. The company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017, the name and CIN of the companies beyond the specified layers
- 4. The company is not a declared wilful defaulter by any bank or financial Institution or other lender.
- 5. The company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(is), including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the Intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries The company has not received any fund from any person(s) or entity(is), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- 6. There has been no income surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961
- 7. (A) The company has not advanced or loaned or invested funds to Intermediaries with the understanding that the Intermediary shall:
  - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
  - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
  - (B) The company has not received any fund from any Funding Party with the understanding that the company shall:
    - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
    - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

For the year ended 31st March, 2024

#### **XLII SEGMENT REPORTING**

The Company operates only in one business segment viz. Bulk Drugs & Pharmaceuticals. However the figures in Segment Reporting is based on geographical location of its customers.

REVENUE         27737         94995         122732           RESUITS         766031         88593         101506           RESUITS         10473         4079         50752           LESS         Financial Expenses         68129         033210         413388           LESS         Inalicated Expenses			In India	Outside India	Total
RESUITS         (8127)         40.79         50.70           Less:         Financial Expenses         (8127)         (3210)         (4138)           Less:         Inallocated Expenses         ————————————————————————————————————	REVENUE		27737	94995	122732
Less:         Financial Expenses         6         63210         (41338)           Less:         Inallocated Expenses         5110         (9217)           Less:         Unallocated Expenses         3000         (20887)           Add:         Operating Income         4531         (3328)           Add         Exceptional Items(Expenses)         6         20,2665           Less:         Income Tax Provision         6         20,2665           Less:         Income Tax Provision         6         10,808           Add:         Mat Credit entitlement         6         0         10,808           Add:         Mat Credit antitlement         6         0         10,808           Add:         Mat Utilisation         6         0         10,808           Add:         Mat Utilisation         6         0         20,808           Add:         Mat Utilisation         6         0         20,808           For Profit/Loss) after Tax         4         4         4         4         4           SEGMENTARY         5         6         9         4         4         4         4         4         4         4         4         4         4			(26603)	(88593)	(115196)
Less:       Financial Expenses       5110         Less:       Unallocated Expenses       31092         Less:       Unallocated Expenses       32080         Add:       Operating Income       453         Add:       Departing Income       453         Add       Exceptional Items(Expenses)       450       33289         Less:       Income Tax Provision       450       16,089         Less:       Income Tax Provision       450       16,089         Add:       Mat Credit entitlement       450       16,089         Add:       Deferred Tax       450       10,084         Add:       Deferred Tax       450       10,084         Add:       Mat Utilisation       460       10,089         Add:       Mat Utilisation       460       10,089         Add:       Mat Utilisation       40       10,089	RESULTS		10473	40279	50752
Less:         Unallocated Expenses         (9217)           Less:         Unallocated Expenses         31092           Add:         Operating Income         4531           Add:         Exceptional Items(Expenses)         (38389)           Add         Exceptional Items(Expenses)         (2668)           Less:         Income Tax Provision         (16,089)           Add:         Mat Credit entitlement			(8129)	(33210)	(41338)
Less:       Unallocated Expenses       31092         Add:       Operating Income       4531         Add       Exceptional Items(Expenses)       4531         Add       Exceptional Items(Expenses)       2 (3328)         Less:       Income Tax Provision       2 (2,665)         Less:       Income Tax Provision       3 (362)         Add:       Mat Credit entitlement	Less:	Financial Expenses	-		5110
Add:       Operating Income       (24887)         Add:       Operating Income       4531         Add       Exceptional Items(Expenses)       (38,659)         Less:       Income Tax Provision       (2,665)         Less:       Income Tax Provision       (10,802)         Add:       Mat Credit entitlement       (10,802)         Add:       Deferred Tax       (10,804)         Add:       Deferred Tax       (10,804)         Add:       Mat Utilisation       (898)         Profit\(Loss) after Tax       (498)         Profit\(Loss) after Tax       (498)         Add:       Mat Utilisation       (808)         Profit\(Loss) after Tax       (488)         Add:       Mat Utilisation       (898)         Add:       Mat Utilisation       (898)         Add:       Mat Utilisation       (898)         Add:       Mat Utilisation       (988)         SEGMENT-LEST       1066       0       1066         Add:       (4694)       9981         Add:       (4694)       9981         UNALLO-LED ASSETS       (10,802)       1049         SEGMENT-LIBILITIES       433       206       699 <t< td=""><td></td><td></td><td></td><td></td><td>(9217)</td></t<>					(9217)
Add:       Operating Income       453         Add       Exceptional Items(Expenses)       33,8659         Less:       Income Tax Provision       16,869         Less:       Income Tax Provision       16,809         Add:       Mat Credit entitlement	Less:	Unallocated Expenses			31092
Add       Exceptional Items(Expenses)       (33.869)         Less:       Income Tax Provision       16,089         Add:       Mat Credit entitlement					(24887)
Add       Exceptional Items(Expenses)       (38.659)         Less:       Income Tax Provision       16.089         Add:       Mat Credit entitlement       ————————————————————————————————————	Add:	Operating Income			4531
Less:       Income Tax Provision       16,089         Add:       Mat Credit entitlement       - (1,612)         Add:       Deferred Tax       - (1,084)         Add:       Deferred Tax       - (2,336)         Add:       Mat Utilisation       898         Profit\(Loss) after Tax       489         OTHER INFOMATION       41839         SEGMENT → SETS       1066       0       10660         UNALLOCATED ASSETS       30364       (16585)       (46949)         UNALLOCATED ASSETS       99818         TOTAL ASSETS       99818         SEGMENT LIABILITIES       4331       2060       6391         SEGMENT LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       (13458)       (6914)       (20372)         UNALLOCATED LIABILITIES       104087       (158456)         UNALLOCATED LIABILITIES       104087       (158456)					(3328)
Less:       Income Tax Provision       16,089         4 dd:       Mat Credit entitlement       -         Add:       Deferred Tax       -         Add:       Deferred Tax       -         Add:       Mat Utilisation       898         Add:       Mat Utilisation       898         Pofit\(Loss) after Tax       41839         4247         OTHER INFOMATION         SEGMENT XSETS       10660       0       10660         UNALLOCATED ASSETS       10660       0       10660         107AL ASSETS       99818         TOTAL ASSETS       10467       110479         5EGMENT INTER       4331       206       6391         CONTAL ASSETS       4331       206       6391         SEGMENT INTERS       4331       206       6391         CONTAL ASSETS       4331       206       6391         CONTAL ASSET	Add	Exceptional Items(Expenses)	-		(38,659)
(1,612)         Add:       Mat Credit entitlement       (1,084)         Add:       Deferred Tax       (1,084)         Add:       Deferred Tax       (1,084)         Add:       Mat Utilisation       898         Add:       Mat Utilisation       988         Profit\(Loss) after Tax       41839         OTHER INFORMATION         SEGMENT SETS       10660       0       10660         UNALLOLATED ASSETS       10660       0       10660         UNALLOLATED ASSETS       99818         TOTAL ASSETS       11049       11049         SEGMENT LABILITIES       4331       2060       6391         SEGMENT LABILITIES       4331       2060       6392         UNALLOLATED LIABILITIES       4331       6914       20372         UNALLOLATED LIABILITIES       431       6914       20372         UNALLOLATED LIABILITIES       6914       20372         Colspan="2">10,158456         Colspan="2">10,158456       10,4087         Colspan="2">10,158456       10,4087         Colspan="2">10,158456       10,4087         Colspan="2">10,158456       10,4087         Colspan="2">10,15845			-		(2,665)
Add:       Mat Credit entitlement       ————————————————————————————————————	Less:	Income Tax Provision			16,089
Add:       Deferred Tax       (1,084)         Add:       Mat Utilisation       898         Add:       Mat Utilisation       898         Profit\(Loss) after Tax       41839         OTHER INFORMATION         SEGMENT ASSETS       10660       0       10660         UNALLOCATED ASSETS       30364)       (16585)       (46949)         UNALLOCATED ASSETS       99818         TOTAL ASSETS       99818         SEGMENT LIABILITIES       4331       2060       6391         SEGMENT LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       104087       6914)       (20372)         UNALLOCATED LIABILITIES       104087       6914)       (20372)         UNALLOCATED LIABILITIES       104087       6914)       6914)       6914)					(1,612)
(2,336)         Add:       Mat Utilisation       (2,336)         Profit\(Loss) after Tax       488         4247         OTHER INFORMATION         SEGMENT ASSETS       10660       0       10660         UNALLOCATED ASSETS       10660       0       99818         TOTAL ASSETS       99818         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         SEGMENT LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       6914       (20372)         UNALLOCATED LIABILITIES       104087	Add:	Mat Credit entitlement			-
(2,336)         Add:       Mat Utilisation       (2,336)         Profit\(Loss) after Tax       488         4247         OTHER INFORMATION         SEGMENT ASSETS       10660       0       10660         UNALLOCATED ASSETS       10660       0       99818         TOTAL ASSETS       99818         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         SEGMENT LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       4331       2060       6392         UNALLOCATED LIABILITIES       6914       (20372)         UNALLOCATED LIABILITIES       104087					-
Add :         Mat Utilisation         898           (298)           Profit\(Loss) after Tax         41839           TOTHER INFORMATION           SEGMENT ASSETS         10660         0         10660           UNALLOCATED ASSETS         10660         0         46949           TOTAL ASSETS         99818           TOTAL ASSETS         110479           SEGMENT LIABILITIES         4331         2060         6391           SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         4331         2060         6392	Add:	Deferred Tax			(1,084)
C298    Profit\(Loss) after Tax					(2,336)
Profit\(Loss) after Tax         41839           4247           OTHER INFORMATION           SEGMENT ASSETS         10660         0         10660           UNALLOCATED ASSETS         99818           TOTAL ASSETS         110479           SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           UNALLOCATED LIABILITIES         104087           UNALLOCATED LIABILITIES         (158456)	Add:	Mat Utilisation			898
4247         OTHER INFORMATION         SEGMENT ASSETS       10660       0       10660         UNALLOCATED ASSETS       99818         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         SEGMENT LIABILITIES       (13458)       (6914)       (20372)         UNALLOCATED LIABILITIES       104087         UNALLOCATED LIABILITIES       104087         CONSTRUCTION OF THE PROPRIES					(298)
OTHER INFORMATION           SEGMENT ASSETS         10660         0         10660           UNALLOCATED ASSETS         (30364)         (16585)         (46949)           TOTAL ASSETS         (131878)           TOTAL ASSETS         110479           SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           UNALLOCATED LIABILITIES         104087           UNALLOCATED LIABILITIES         (158456)		Profit\(Loss) after Tax			41839
SEGMENT ASSETS         10660         0         10660           UNALLOCATED ASSETS         (30364)         (16585)         (46949)           TOTAL ASSETS         (131878)         (131878)           TOTAL ASSETS         (178827)         (178827)           SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           UNALLOCATED LIABILITIES         (158456)					4247
UNALLOCATED ASSETS         (30364)         (16585)         (46949)           UNALLOCATED ASSETS         99818         (131878)           TOTAL ASSETS         110479         (178827)           SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           UNALLOCATED LIABILITIES         104087           (158456)         (158456)	OTHER IN	FORMATION	-		
UNALLOCATED ASSETS       99818         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       (13458)       (6914)       (20372)         UNALLOCATED LIABILITIES       104087         (158456)       (158456)	SEGMENT	ASSETS	10660	0	10660
(131878)         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       (13458)       (6914)       (20372)         UNALLOCATED LIABILITIES       104087         (158456)			(30364)	(16585)	(46949)
TOTAL ASSETS       110479         TOTAL ASSETS       110479         SEGMENT LIABILITIES       4331       2060       6391         UNALLOCATED LIABILITIES       (13458)       (6914)       (20372)         UNALLOCATED LIABILITIES       104087         CUIS 4560       (158456)	UNALLOCA	ATED ASSETS			99818
SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           UNALLOCATED LIABILITIES         104087           (158456)         (158456)					(131878)
SEGMENT LIABILITIES         4331         2060         6391           UNALLOCATED LIABILITIES         (6914)         (20372)           UNALLOCATED LIABILITIES         104087           Company of the properties of the p	TOTAL ASS	SETS SETS			110479
UNALLOCATED LIABILITIES         (13458)         (6914)         (20372)           5         104087           (158456)         (158456)					(178827)
UNALLOCATED LIABILITIES 104087 (158456)	SEGMENT	LIABILITIES	4331	2060	6391
(158456)			(13458)	(6914)	(20372)
	UNALLOCA	ATED LIABILITIES			104087
TOTAL LIABILITIES 110479					(158456)
	TOTAL LIA	BILITIES			110479

For the year ended 31st March, 2024

	(178827)
CAPITAL EXPENDITURE	4452
	(1327)
DEPRECIATION	5330
	(5736)
NON CASH EXPENSES OTHER THAN DEPRECIATION	2253.20
	(106.13)

#### NOTES:-

#### 1 Geographical Segments

The segment reporting is performed on the basis of the geographical location of customers.

The management views the Indian market and export markets as distinct geographical segments.

#### 2 Segment assets & liabilities

Segment assets consists of debtors, other non-current assets and the segment liabilities consists of creditors.

#### 3 The figures in brackets are in respect of previous year.

#### Note No. XLIII: Post employment Benefits

#### (i) Defined Contribution Plans:

The Company makes contributions towards provident fund to a defined contribution retirement benefit plan for qualifying employees. Under the plan, the Company is required to contribute a specified percentage of payroll cost to the retirement benefit plan to fund the benefits.

#### ii) Defined Benefit Plan:

- A) The Company makes annual contributions to the Group Gratuity cum Life Assurance Schemes administered by the LIC, a funded defined benefit plan for qualifying employees. The scheme provides for payment as under:
  - a) On normal retirement / early retirement / withdrawal / resignation: As per the provisions of the Payment of Gratuity Act, 1972 with vesting period of 5 years of service.
  - b) On death in service:
    - The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method. Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at the Balance Sheet date:"
- B) The said benefit plan is exposed to actuarial risks such as longevity risk, salary risk, Interest rate risk, liquidity risk, demographic risk, regulatory risk, Investment risk and asset/liability mismatching risk.

#### Amount of Expenses Recognized is as follows

Particulars	For the period ending		
raiticulais	31-Mar-24	31-Mar-23	
In Income Statement	2,73,85,087	2,48,00,494	
In Other Comprehensive Income	46,67,703	(42,64,441)	
Total Expenses Recognized during the period	3,20,52,790	2,05,36,053	

For the year ended 31st March, 2024

#### Movements in the present value of the defined benefit obligation are as follows:

D 1	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Present Value of Obligation as at the beginning	18,38,67,313	16,81,13,588	
Current Service Cost	1,39,93,834	1,38,81,488	
Interest Expense or Cost	1,34,50,859	1,10,03,661	
Re-measurement (or Actuarial) (gain) / loss arising from :			
- change in demographic assumptions	0	0	
- change in financial assumptions	97,107	(70,96,417)	
experience variance (i.e. Actual experience vs. assumptions)	50,40,826	23,99,840	
- others			
Past Service Cost			
Effect of change in foreign exchange rates			
Benefits Paid	(88,34,182)	(44,34,847)	
Transfer In / Out pursuant to slump sale	(19,32,08,728)		
Effect of business combinations or disposals			
Present Value of Obligation as at the end	1,44,07,029	18,38,67,313	

#### Bifurcation of Present Value of Obligation at the end of the year as per revised Schedule III of the Companies Act, 2013

Dautianlana	As on		
Particulars	31-Mar-24	31-Mar-23	
Current Liability (Short term)	40,89,669	3,54,24,973	
Non-Current Liability (Long term)	1,03,17,360	14,84,42,340	
Present Value of Obligation	1,44,07,029	18,38,67,313	

#### Movements in the fair value of the plan assets are as follows:

D. 11. 1	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Fair Value of Plan Assets as at the beginning	8,14,799	1293371	
Investment Income	59,606	84,655	
Employer's Contribution	19,93,62,089	39,26,449	
Employee's Contribution			
Benefits Paid	(82,28,595)	(44,34,847)	
Return on plan assets , excluding amount recognised in net interest expense	4,70,230	(54,829)	
Acquisition Adjustment			
Fair Value of Plan Assets as at the end	19,24,78,129	8,14,799	

For the year ended 31st March, 2024

#### **Expenses Recognised in the Income Statement is as follows**

Particulars	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Current Service Cost	1,39,93,834	1,38,81,488	
Past Service Cost			
Loss / (Gain) on settlement			
Net Interest Cost / (Income) on the Net Defined Benefit Liability / (Asset)	1,33,91,253	1,09,19,006	
Expenses Recognised in the Income Statement	2,73,85,087	2,48,00,494	

#### Expenses Recognised in the Other comprehensive income is as follows

Dantianlana	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Actuarial (gains) / losses			
- change in demographic assumptions	0	0	
- change in financial assumptions	97,107	(70,96,417)	
-experience variance (i.e. Actual experience vs. assumptions)	50,40,826	23,99,840	
- others			
Return on plan assets, excluding amount recognised assumptions)	(4,70,230)	54,829	
Re-measurement (or Actuarial) (gain)/loss arising because of change in effect of asset ceiling			
Components of defined benefit costs recognised in because of change in effect of asset ceiling	46,67,703	(46,41,748)	

The principal financial assumptions used in the valuation are shown in the table below:

Particulars	As on		
Particulars	31-Mar-24	31-Mar-23	
Discount rate (per annum)	7.15%	7.30%	
Salary growth rate (per annum)	7.00%	7.00%	
Retirement age	58 years	58 years	
Mortality rate	100% of IALM 2012-14	100% of IALM 2012-14	

The discount rate indicated above reflects the estimated timing and currency of benefit payments. It is based on the yields / rates available on applicable bonds as on the current valuation date.

For the year ended 31st March, 2024

The amount included in the balance sheet arising from the entity's obligation in respect of its defined benefit plans is as follows

Particulars	As on		
Particulars	31-Mar-24	31-Mar-23	
Present Value of Obligation	1,44,07,029	18,38,67,313	
Fair Value of Plan Assets	19,24,78,129	8,14,799	
Surplus / (Deficit)	17,80,71,100	(18,30,52,514)	
Effects of Asset Ceiling, if any			
Net Asset / (Liability)	17,80,71,100	(18,30,52,514)	

#### iii) Compensatory absences

Actuarial Valuation for Compensated Absences is done as at the year end and the provision is made as per Company rules with corresponding charge to the Statement of Profit and Loss amounting to ₹38.23 Lacs (Previous Year 30.11 Lacs ) and it covers all regular employees. Major drivers in actuarial assumptions, typically, are years of service and employee compensation.

XLIV Previous year figures have been regrouped, rearranged wherever considered necessary for comparison.

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

AS PER OUR SEPARATE REPORT OF EVEN DATE For Avishkar Singhal & Associates Chartered Accountants (Regd.No 017362N)

CA Avishkar Singhal

Partner M.No. 098689

Place: Chandigarh Date : 13.05.24 For and on behalf of the Board of Directors

N. R. Munjal Himanshu Jain
Chairman Joint Managing Director
and Managing Director DIN-00014533
DIN-00015096

Pardeep VermaGagan AggarwalVP - Compliance & CSChief Financial Officer

For the year ended 31st March, 2024

#### **XLV SIGNIFICANT ACCOUNTING POLICIES: -**

#### 1 BACKGROUND

Headquartered in Chandigarh, India, Ind-Swift Laboratories Ltd is a public limited company incorporated on 04 Jan, 1995 under the provision of companies Act, 2013. Company is global manufacturer of APIs, Intermediates and formulations (through group collaboration). Having commenced operations in 1997 as an API manufacturer, the Company continued to focus on this business domain as its key business driver.

#### 2.0 STATEMENT OF COMPLIANCE

The standalone financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016, as applicable. For periods up to and including the year ended March 31, 2017, the Company prepared its financial statements in accordance with the then applicable Accounting Standards in India ('previous GAAP').

#### 2.1 BASIS OF MEASUREMENT

The standalone financial statements have been prepared on the historical cost basis except for: - certain financial assets and liabilities.

#### 2.2 PROPERTY PLANT & EQUIPMENT

#### 2.2.1 COST OF PROPERTY PLANT & EQUIPMENT

All Property, plant and equipment held for use in the production or supply of goods or services, or for administrative purposes, are valued at cost/revalued cost net of tax credit wherever eligible. Cost includes all expenses and borrowing cost attributable to the project till the date of commercial production / ready to use. Any asset transferred to assets held for sale is value at cost or NRV whichever is lower.

#### 2.2.2 DEPRECIATION / AMORTIZATION

Depreciation is recognized so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis. Depreciation is provided on straight line method at the rates specified in schedule II of the Companies Act 2013 on pro rata basis and the assets having the value up to ₹5000 have been depreciated at the rate of 100%. The policy

of company is to provide depreciation on the Buildings , Plant & Machinery and Other Fixed assets from the date of commercial production/ ready to use.

#### 2.2.3 INVESTMENT PROPERTY

Properties that is held for long-term rentals or for capital appreciation or both, and that is not occupied by the Group, is classified as investment property. Investment property is measured initially at its cost, including related transaction costs and where applicable borrowing costs. Subsequent expenditure is capitalized to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of the investment property is replaced, the carrying amount of the replaced part is derecognized.

Investment property are depreciated using the straight line method over their estimated useful lives.

On transition to Ind AS, the Group has elected to continue with the carrying value of its investment property recognized as at April 1, 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of investment properties.

#### 2.2.4 INTANGIBLE ASSETS (OTHER ASSETS)

Intangible Assets with definite useful lives are subject to amortization and are reviewed to determine whether there is any indication that carrying Value of these assets may not be recoverable. Management judgment is required in the area of intangible assets loss particularly in assessing:

Whether an event has occurred that may indicate that the related assets values may not be recoverable or

Whether the carrying value of an intangible assets can be supported by the recoverable amount , being the fair value less costs to sell or net present value of future cash flows which are estimated based upon the continued use of the asset in the group .

Useful Lives of Intangible assets:

Intangible assets related to R&D are amortized over the period of 5 years on straight line method.

#### **2.2.5 LEASES**

The Company's lease asset classes consist primarily of land and buildings . The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or

For the year ended 31st March, 2024

contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low value leases.

For these short-term and low-value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The ROU assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. ROU assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. ROU assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases.

Lease liabilities are remeasured with a corresponding adjustment to the related ROU asset if the Company changes its assessment of whether it will exercise an extension or a termination option. Lease liability and ROU assets have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

#### 2.3 BORROWING COSTS

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets

have been capitalized as part of cost of assets. Other Borrowing costs are recognized as an expense in the period in which they are incurred.

#### 2.4 INVENTORIES

Inventories are valued at lower of cost and net realizable value, Cost includes all charges in bringing the goods to point of sale. Cost is determined as follows.

- 2.4.1 Raw Materials and stores and spares are valued on weighted average basis.
- 2.4.2 Work in Process is valued at estimated cost basis and an appropriate share of production overheads or net realizable value whichever is less.
- 2.4.3 Finished Goods are valued at cost and an appropriate share of production overheads or net realizable value whichever is less.
- 2.4.4 Stock in Trade are valued at weighted average basis.

#### 2.5 REVENUE RECOGNITION

The Company derives revenues primarily from sale of API business.

Ind AS 115 "Revenue from Contracts with Customers" provides a control-based revenue recognition model and provides a

Five step application approach to be followed for revenue recognition.

- 1. Identify the contract(s) with a customer;
- 2. Identify the performance obligations;
- 3. Determine the transaction price;
- Allocate the transaction price to the performance obligations;
- 5. Recognize revenue when or as an entity satisfies performance obligation.

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The Company has generally concluded that it is the principal in its revenue arrangements, except for the agency services below, because it typically controls the goods or services before transferring them to the customer.

Revenue excludes amounts collected on behalf of third parties. The disclosures of significant accounting

For the year ended 31st March, 2024

judgements, estimates and assumptions relating to revenue from contracts with customers are provided in Note XV and disclosures of transition approach along with impact of adoption of Ind AS 115 on financial statements are provided in Note 2.18

#### 2.5.1 SALE OF GOODS

For sale of goods, revenue is recognized when control of the goods has transferred at a point in time i.e. when the goods have been delivered to the specific location (delivery). Following delivery, the customer has full discretion over the responsibility, manner of distribution, price to sell the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognized by the Company when the goods are delivered to the customer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due. Payment is due within 0-180 days. The Company considers the effects of variable consideration, the existence of significant financing components, noncash consideration, and consideration payable to the customer (if any).

#### 2.5.2 CONTRACT BALANCES

#### **Trade receivables**

A receivable represents the Company's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of financial assets.

#### **Contract liabilities**

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the

Company transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Company performs under the contract."

#### 2.5.3 Cost to obtain a contract

The Company pays sales commission to its selling agents for each contract that they obtain for the Company. The Company has elected to apply the optional practical expedient for costs to obtain a contract which allows the Company to immediately expense sales commissions (included in advertisement and sales promotion expense

under other expenses) because the amortization period of the asset that the Company otherwise would have used is one year or less.

Costs to fulfil a contract i.e. freight, insurance and other selling expenses are recognized as an expense in the period in which related revenue is recognized.

2.5.4 Other revenue streams

#### **EXPORT & OTHER INCENTIVES**

In case of sale made by the Company as Manufacturer, export benefits arising from Duty Entitlement Pass Book (DEPB), Merchandise Export Incentive Scheme, and Focus Market Scheme are recognized on accrual basis on fulfilment of eligibility criteria for availing the incentives and when there is no uncertainty in receiving the same. These incentives include estimated realizable values/benefits from special import licenses and benefits under specified schemes as applicable.

In case of sale made by the Company as Manufacturer, export benefits arising from Duty Drawback scheme, Rebate of State Levies (ROSL), and Rebate of State and Central Taxes and Levies (ROSCTL), are recognized on sale of such goods in accordance with the agreed terms and conditions with customers.

Revenue from exports benefits measured at the fair value of consideration received or receivable net of returns and allowances, cash discounts, trade discounts and volume rebates.

Obligation / entitlements on account of Advance Licenses Scheme for import of raw materials are not accounted for as income and correspondingly no expenses is booked at time of payment of custom duty. Custom duty amount of pending export obligations are shown as contingent liability by way of note.

#### **Rendering of Services**

Revenue from rendering of services is recognized when the performance obligation to render the services are completed as per contractually agreed terms.

#### Dividend

Revenue is recognized when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

#### 2.6 FOREIGN CURRENCY TRANSACTIONS

Transactions in foreign currencies are recorded at the

For the year ended 31st March, 2024

exchange rates prevailing at the date of the transactions. The gain or loss arising from forward transactions have been recognized in the year in which the contract has been cancelled/ matured. Monetary assets & current liabilities are translated at year end exchange rates. The resulting gain or loss on translation or settlement is recognized in the Profit& Loss Account except to the extent of exchange differences which are regarded as an adjustment to interest costs on foreign currency borrowings that are directly attributable to the acquisition or construction of qualifying assets, are capitalized as cost of assets. Non-monetary assets and liabilities that are measured in terms of historical cost in foreign currencies are not retranslated.

In translating the financial statement of representative foreign offices for incorporation in main financial statements, the monetary assets and liabilities are translated at the closing rates non monetary assets and liabilities are translated at exchange rates prevailing at the dates of the transactions and income and expenses items are converted at the yearly average rate.

#### 2.7 RETIREMENT BENEFITS

The retirement benefits of the employees include Gratuity ,Provident Fund & Compensated absences.

Defined Benefit Plans for defined benefit retirement plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding net interest), is reflected immediately in the balance sheet with a charge or credit recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and is not reclassified to statement. of profit and loss. Past service cost is recognized in statement of profit and loss in the period of a plan amendment. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset.

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- net interest expense or income; and
- remeasurement

The Group presents the first two components of defined benefit costs in statement of profit and loss in the line item 'Employee benefits expense'. Curtailment gains and losses are accounted for as past service costs.

The retirement benefit obligation recognized in the balance sheet represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

Defined contribution plans which include contribution to the provident fund are recognized as expense when employees have rendered services entitling them to such benefits...

The compensated absences are provided on the basis of actuarial valuation of employees entitlement in accordance with company's rules."

#### 2.8 Share Based Payment Arrangements

Share-based payment transactions of the Company Equity-settled share-based payments to employees are measured at the Fair value of the equity instruments at the grant date. The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognized in statement of profit and loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve."

#### 2.9 TAXATION

#### 2.9.1 Current tax

Current tax is the tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the standalone statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

#### 2.9.2 Deferred Tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the standalone financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax

For the year ended 31st March, 2024

liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognized if the temporary difference arises from the initial recognition of goodwill. The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets include Minimum Alternate Tax (MAT) paid in accordance with the tax laws in India, which is likely to give future economic benefits in the form of availability of set-off against future tax liability. Accordingly, MAT is recognized as deferred tax asset in the Balance sheet when the asset can be measured reliably and it is probable that the future economic benefit associated with the asset will be realized.

#### 2.9.3 Current and deferred tax for the year

Current and deferred tax are recognized in statement of profit and loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively.

## 2.10 PROVISION, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

"A provision is recognized when there is a present obligation as a result of a past event, that probably requires an outflow of resources and a reliable estimate can be made to settle the amount of obligation. Provision is discounted to its present value wherever required and is determined based on the last estimate required to settle the obligation at the year end. These are reviewed at each year end and adjusted to reflect the best current estimate.

Contingent liabilities are disclosed in notes when there is a possible obligation that rises from past events and whose existence will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the entity. Contingent assets are neither recognized nor disclosed in the financial statements.

#### 2.11 GOVERNMENT GRANTS

Government grants are initially recognized as income at fair value if there is reasonable assurance that they will be received and the Group will comply with the conditions associated with the grant;

- In case of capital grants, they are then recognized in Statement of Profit and Loss as other income on a systematic basis over the useful life of the asset.
- In case of grants that compensate the Group for expenses incurred are recognized in Consolidated Statement of Profit and Loss on a systematic basis in the periods in which the expenses are recognized."

#### 2.12 FINANCIAL INSTRUMENTS

## 2.12.1 Investment in subsidiaries, associates and joint ventures

The Company has accounted for its investments in subsidiaries, associates and joint ventures at cost less impairment.

#### 2.12.2 Other financial assets and financial liabilities

Other financial assets and financial liabilities are recognized when Company becomes a party to the contractual provisions of the instruments.

Initial recognition and measurement: Other financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in statement of profit and loss.

Subsequent measurement: Financial assets at amortized

For the year ended 31st March, 2024

cost. Financial assets are subsequently measured at amortized cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and contractual terms of financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

## Financial assets at fair value through other comprehensive income

Financial assets are measured at fair value through other comprehensive income if these financial assets are held within business whose objective is achieved by both collecting contractual cash flows on specified dates that are solely payments of principal and interest on the principal amount outstanding and selling financial assets.

## Financial assets at fair value through Profit & loss Account

Financial assets are measured at fair value through profit or loss unless it measured at amortized cost or fair value through other comprehensive income on initial recognition. The transaction cost directly attributable to the acquisition of financial assets and liabilities at fair value through profit or loss are immediately recognized in the statement of profit and loss.

#### **Financial liabilities**

#### **Recognition of Financial liabilities**

Financial liabilities are measured at amortized cost using effective interest rate method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

#### **De-Recognition of Financial liabilities**

The difference between the carrying amount of a financial liability extinguished or transferred to another party and the consideration paid, including any non cash assets transferred or liabilities assumed shall be recognized in profit or loss account. Further the company applies extinguishment accounting/modification accounting as per IND-AS 109.

#### 2.12.3 Equity Instruments

An equity instrument is a contract that evidences residual interest in the assets of the company after deducting all of its liabilities. Equity instruments recognized by the Company are recognized at the proceeds received net off direct issue cost.

#### 2.13 IMPAIRMENT OF ASSETS

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, Corporate assets are also allocated to individual cash generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cashgenerating unit) in prior years. A reversal of an impairment loss is recognized immediately in statement of profit and loss.

#### 2.14 TRADE RECEIVABLES & ADVANCES

"Sundry debtors outstanding for more than three years at the end of Balance Sheet date will be written off from the books of accounts except disputed debtors having matters pending under different Courts.

Other advances and related party balances outstanding for more than 3 years are reviewed by the management at the end of every financial year and are written off as per the judgment of the management."

#### 2.15 OPERATING CYCLE

Based on the nature of products / activities of the Group and the normal time between acquisition of assets and their realization in cash or cash equivalents, the Group has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

For the year ended 31st March, 2024

#### 2.16 KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources.

The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year."

## 2.16.1 Useful lives of property, plant and equipment and Intangible assets

The Company reviews the useful life of property, plant and equipment at the end of each reporting period. This assessment may result in change in the depreciation expense in future periods.

#### 2.16.2 Employee Benefits

The cost of defined benefit plans are determined using actuarial valuations. The actuarial valuation involves making assumptions about discount rates, expected rates of return on assets, future salary increases, mortality rates and future pension increases. Due to the long-term nature of these plans, such estimates are subject to significant uncertainty.

#### 2.16.3 Litigations

The Company is a party to certain commercial disputes and has also received notification of claims for significant amounts. There are number of factors that may affect the ultimate outcome in respect of this matter and accordingly, it is difficult to assess the impact of these disputes with accuracy.

#### 2.17 OTHER ACCOUNTING POLICIES

Accounting Policies not specifically referred to are in accordance with generally accepted accounting principles including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act.

# Independent Auditor's Report

#### TO THE MEMBERS OF IND-SWIFT LABORATORIES LIMITED

#### Report on the Audit of The Consolidated Ind AS Financial Statements

#### **Opinion**

We have audited the accompanying Consolidated Ind AS financial statements of IND-SWIFT LABORATORIES LIMITED (hereinafter referred to as "the Holding Company"), and its subsidiaries and its Joint Ventures (the Holding company, its Subsidiaries and Joint Venture together referred to as "the group") comprising of the Consolidated Balance Sheet as at March 31, 2024, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement for Changes in Equity and the Consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated IND AS financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated IND AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries the aforesaid Consolidated Ind AS financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Group as at March 31, 2024, their consolidated loss including other comprehensive income, their consolidated cash flows and the consolidated statement of changes in equity for the year ended on that date.

#### **Basis for Opinion**

We conducted our audit of the Consolidated Ind AS financial statements in accordance with the Standards on Auditing ("SA"s), as specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Consolidated Ind AS Financial Statements' section of our report. We are independent of the Group in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Ind AS financial statements.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Consolidated Ind AS Financial Statements of the current period. These matters were addressed in the context of our audit of the Consolidated Ind AS Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matters	How our audit assessed Key audit matters
<b>Evaluation of Uncertain tax Positions</b> The company has material uncertain tax positions	• Obtained the details of completed tax assessments and demands as on 31/03/2024 from Management.
including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.  Refer Notes to accounts No. XXVI to the Financial	<ul> <li>We involved our expertise to challenge the management's underlying assumptions in estimating tax provision and the possible outcome of the disputes.</li> </ul>
statements.	• We have also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.

#### **Emphasis of Matters**

# Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- a) Emphasis is drawn upon Note No. XXXI of the accompanying consolidated financial statements, the company has entered into Business transfer agreement with M/s Synthimed Labs Private Limited (SLPL) under the scheme of slump sale for a consideration of ₹1650 Crore and accordingly transferred all the assets and liabilities to SLPL as per scheme of transfer as on 18th March 2024.
- b) Emphasis is drawn upon Note No.V of the accompanying consolidated financial statements, M/s Ind-Swift Laboratories Limited (ISLL) has acquired a loan for ₹352.60 Crores from Edelweiss, a lender, in relation to the loan provided to Indswift Ltd along with all other rights and unsustainable debt of ₹463.17 in terms of the Loan Agreement with Ind-Swift dated 30.03.2024. The unsustainable part/zero coupon debt is payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility.

Under the principles of Ind AS 37, "Provisions, Contingent Liabilities and Contingent Assets," the additional rights to recover unsustainable debt is recognized as a contingent asset. This is based on the possibility of future economic benefits that may arise if certain conditions are met. As such, the unsustainable debt, which is a zero coupon debt; which will be waived off on timely repayment of the loan facility, is disclosed as a contingent asset in the balance sheet.

"Our opinion is not modified in respect of the above matters".

## Information Other than the Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report 2023-24 but does not include the Consolidated Ind AS financial statements and our auditor's report thereon.

Our opinion on the Consolidated Ind AS Financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Consolidated Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Consolidated Ind AS financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

## Management's Responsibility for the Consolidated Ind AS Financial Statements

The Holding Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Consolidated Ind AS Financial Statements that give a true and fair view of the consolidated financial position, consolidated financial performance, consolidated total comprehensive income, consolidated statement of changes in equity and consolidated cash flows of the Company in accordance with accounting principles generally accepted in India and including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the companies (Indian Accounting Standards) Rules, 2015, as amended. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error which have been used for the purpose of presentation of the Consolidated Ind AS Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Ind AS Financial Statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those respective Board of Directors of the company included in the Group are also responsible for overseeing the financial reporting process of the Group.

## Auditor's Responsibilities for the Audit of the Consolidated Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence

the economic decisions of users taken on the basis of these Consolidated Ind AS financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Consolidated Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
   The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Consolidated Ind AS financial statements, including the disclosures, and whether the Consolidated Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group of which we are the independent auditors and whose financial information we have audited, to express an opinion on the consolidated Ind AS financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated

Ind AS financial statements of which we are the independent auditors. For the other entities included in the consolidated Ind AS financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated Ind AS financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Ind AS financial statements for the financial year ended March 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### **Other Matters**

We have not audited the financial statements and other financial information of subsidiaries and JVs, whose financial statements reflect total assets of ₹139.14 Crore as at March 31, 2024, total revenues of ₹120.72 Crore and total net profit/(loss) after tax of ₹70.20 Crore and total comprehensive income/(loss) of ₹70.20 Crore for the year ended on that date. These financial statement and other financial information have been audited by other auditors, which have been furnished to us by the management. Our opinion on the consolidated Ind AS financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-sections (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries, is based solely on the reports of such other auditors.

The Financial Statements and other financial information of all subsidiaries which are located outside India whose Financial Statements and other financial information have been prepared in accordance with accounting principles generally accepted in their respective countries, the USA subsidiary has been audited

and other subsidiaries are not audited by other auditors under generally accepted auditing standards applicable in their respective countries. The holding company's management has converted the financial statements of such subsidiaries located outside India from accounting Principles generally accepted in their respective countries to accounting principles generally accepted in India. We have audited these conversion adjustments made by the holding company's management. Our opinion in so far as it relates to the balances and affairs of such subsidiaries located outside India is based on the reports of other auditors/management and the conversion adjustments prepared by the management of the company and audited by us.

Our opinion above on the consolidated Ind AS financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements and other financial information certified by the Management.

#### **Report on Other Legal and Regulatory Requirements**

- 1. As required by the Companies (Auditor's report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143 (3) of the Act, we report that:
  - (a) We/the other auditor whose report we have relied upon have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit of the aforesaid consolidated Ind AS financial statements;
  - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidation of financial statements have been kept so far as it appears from our examination of those books and proper returns adequate for the purpose of our audit;
  - (c) The consolidated Balance Sheet, consolidated Statement of Profit and Loss including the consolidated statement of Other Comprehensive Income, consolidated Statement of Changes in Equity and the consolidated Statement of Cash Flow dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated Ind AS financial statements::
  - (d) In our opinion, the aforesaid consolidated Financial Statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Companies (Accounts) Rules, 2015 as amended;

- (e) On the basis of written representations received from the directors of holding company as on March 31, 2024 taken on record by the Board of Directors and the reports of the statutory auditors who are appointed under Section 139 of the Act, of its subsidiary companies, none of the directors of group companies incorporated in India is disqualified as on March 31, 2024, from being appointed as a director in terms of section 164 (2) of the Act;
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure -B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
- (g) With respect to the other matters to be included in the auditor's report in accordance with the requirements of section 197(16) of the act, as amended.
  - In our opinion and to the best of our information and according to the explanations given to us, the managerial remuneration for the year ended March 31, 2024 has been paid / provided by the holding Company to its directors in accordance with the provisions of section 197(16) read with Schedule V to the Act.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us:
  - Refer Note No. XXVI of the consolidated financial statements, the Company has disclosed that impact of pending litigations on its financial position is unascertainable in its consolidated Ind AS financial statements
  - b) The group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
  - c) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the holding Company.
  - d) (i) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources

- or kind of funds) by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediaries shall, whether, directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (ii) As per management representation and to the best of their knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether directly or indirectly lend or invest in the other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (iii) Based on procedures followed in the regular course of our audit, nothing has come to our notice that has caused to believe that the representations under subclause (i) and (ii) contain any material misstatement

- Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with. As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023. reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.
- (f) No dividend has been declared or paid during the year by the holding Company.

#### For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

#### **Avishkar Singhal**

Partner Membership No.: 098689 UDIN:24098689BKCMEM9678

Place of Signature: Chandigarh

Date: 13-05-2024

### **Annexure A**

#### Referred to in Paragraphs under the heading "Report on other Legal and Regulatory requirements" of our report of even date

With reference to the Annexure A referred to in the Independent Auditor's Report to the members of the Company on the consolidated financial statements for the year ended 31 March 2024, we report the following:

(xxi) There have not been any qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements

#### For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

#### **Avishkar Singhal**

Partner Membership No.: 098689 UDIN:24098689BKCMEM9678

Place of Signature: Chandigarh

Date: 13-05-2024

# "Annexure B" to the Independent Auditor's Report of even date on the Consolidated Financial Statements of Ind-Swift Laboratories Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of Ind Swift Laboratories Limited as of and for the year ended

March 31, 2024, we have audited the internal financial controls over financial reporting of Ind Swift Laboratories Limited (hereinafter referred to as the "Holding Company"), as of that date. Internal financial controls under clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") is not applicable on the subsidiary companies which are part of the Group and are incorporated outside India. The IFC are applicable on the Indian subsidiaries, which is the responsibility of the management of subsidiary companies and are audited by their respective auditors. We do not form opinion on the same because of lack of audited financial statement of subsidiaries

## Management's Responsibility for Internal Financial Controls

The Board of Directors of the Holding Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

#### **Auditor's Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these Consolidated Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to these Consolidated Financial Statements was established and maintained and if such controls

operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these Consolidated Financial Statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting with reference to these Consolidated Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting with reference to these Consolidated Financial Statements.

# Meaning of Internal Financial Controls Over Financial Reporting with reference to these Consolidated Financial Statements

A company's internal financial control over financial reporting with reference to these Consolidated Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these Consolidated Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to these Consolidated

#### Financial Statements

Because of the inherent limitations of internal financial controls over financial reporting with reference to these Consolidated Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting with reference to these Consolidated Financial Statements to future periods are subject to the risk that the internal financial control over financial reporting with reference to these Consolidated Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

#### **Opinion**

In our opinion, the holding Company has, in all material respects, adequate internal financial controls system over financial reporting with reference to these Consolidated Financial Statements and such internal financial controls over financial reporting

with reference to these Consolidated Financial Statements were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

#### For Avishkar Singhal & Associates

Chartered Accountants (Regd No.:017362N)

#### **Avishkar Singhal**

Partner Membership No.: 098689 UDIN:24098689BKCMEM9678

Place of Signature: Chandigarh

Date: 13-05-2024

## **Consolidated Balance Sheet**

As on 31st March, 2024 (₹ in Lacs)

PARTICULARS	Note No.	As at 31 <sup>st</sup> March, 2024	As at 31st March, 2023
ASSETS			
Non-current assets :			
Property, Plant and Equipment		536.38	58,318.95
Right of Use - Land			185.05
Capital work-in progress			770.77
Investment property		229.91	242.48
Intangible assets under development			-
Financial Assets			
a) Investments			
- In subsidiaries and associates		-	-
- In Others		11,054.48	3,033.60
b) Other Non-current Financial Assets		48.80	321.52
Deferred tax assets (net)	IV	3,185.15	2,986.72
Other non-current assets		35,343.03	95.60
TOTAL NON-CURRENT ASSETS		50,397.74	65,954.70
Current Assets			
Inventories		1,045.77	43,860.32
Financial Assets		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
(a) Trade receivables	VII	16,912.19	50,531.69
(b) Cash and cash equivalents	VIII	43,192,71	1,819.98
(c) Other current financial Assets	IX	-	2,696.96
Other current assets	X	4,962.23	17,403.24
Assets held-for-sale			139.51
TOTAL CURRENT ASSETS		66,112.89	1,16,451.70
GRAND TOTAL		1,16,510.63	1,82,406.40
EOUITY AND LIABILITIES		1,10,510.05	1,02,100.10
Equity			
(a) Equity Share capital	XI	5,908.69	5,980.58
(b) Other Equity	XII	87,237.12	62,212.49
Equity attributable to equity holders of the Company		93,145.81	68,193.07
(c) Non-Controlling interest		(1.71)	-
TOTAL EQUITY		93,144.10	68,193.07
LIABILITIES			33,173.07
Non-current liabilities			
Financial Liabilities	XIII		
(a) Borrowings		1,116.26	75,259.96
(b) Lease Liabilities		1,110.20	53.25
Non- Current Provisions		122.64	1,778.88
Other Non current Liabilities		122.01	12.34
TOTAL NON- CURRENT LIABILITIES		1,238,90	77,104.44
Current liabilities		1,230.50	77,10 1.11
Financial Liabilities	XIV		
(a) Borrowings		545.90	10,894.26
(b) Trade payables		5-13.30	10,054.20
MSME			189.62
Others		9,397.81	20,209.82
(c) Other Financial Liabilities	XVI	- 10.166,6	498.14
Other current liabilities	XVII	1,533.32	3,664.79
Current Provisions		10,178.69	1,225.08
Foreign Currency Translation		471.92	427.17
TOTAL CURRENT LIABILITIES		22,127.63	37,108.89
GRAND TOTAL		1,16,510.63	1,82,406.40
	XLV	1,10,510.03	1,02,400.40
Significant Accounting Policies	XLV		

Significant Accounting Policies

The accompanying notes form an integral part of the Consolidated financial statements.

#### AS PER OUR SEPARATE REPORT OF EVEN DATE

For Avishkar Singhal & Associates

Chartered Accountants (Regd.No 017362N)

#### **CA Avishkar Singhal**

Partner M.No. 098689

Place: Chandigarh Date: 13.05.24

For and on behalf of the Board of Directors

N. R. Munjal Chairman and Managing Director DIN-00015096

Pardeep Verma VP - Compliance & CS

#### Himanshu Jain Joint Managing Director DIN-00014533

Gagan Aggarwal Chief Financial Officer

## **Consolidated Statement of Profit & Loss**

For the year ended 31st March, 2024

(₹ in Lacs)

or the year ended or maren, 2021			( 2
PARTICULARS	Note No.	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Revenue from Operations	XVIII	1,28,089.99	1,20,731.00
Other Income	XIX	4,536.75	3,350.00
Total Income	•	1,32,626.74	1,24,081.01
EXPENSES	<b>-</b>		
Cost of Materials Consumed	XX	59,905.88	65,746.32
Purchase of Stock-in-trade		2,533.24	1,046.32
Change in Inventories of FG/WIP/Stock in trade	XXI	3,707.27	(1,234.24)
Employee benefits expense	XXII	15,281.15	13,583.91
Financial Cost	XXIII	5,110.36	9,216.64
Depreciation & amortisation expenses	XXIV	5,330.28	5,736.22
Other Expenses	XXV	21,241.84	18,668.94
TOTAL-B		1,13,110.01	1,12,764.10
Profit / (Loss) before exceptional items & Tax		19,516.73	11,316.90
Exceptional items			
Exceptional Item Loss (Profit)		(38,659.00)	2,664.78
Profit /(Loss) before Tax		58,175.72	8,652.12
TAX EXPENSE:			
Current Tax		16,211.14	1,808.81
Mat credit Utilisation		897.50	(297.53)
Deferred Tax (liability/(Assets)	IV	(1,084.34)	2,336.16
Income Tax Adjustment of Previous Years		6.25	21.59
Total Tax expense		16,030.56	3,869.03
Profit/ (Loss) after tax and before share of profit (loss) in Joint Venture		42,145.17	4,783.08
Share of profit (loss) in joint venture		(49.01)	(23.42)
Profit/ (Loss) for the period from continuing Operation		42,096.16	4,759.66
Other Comprehensive Income			
A) Items that will be reclassified to P&L A/c			-
B) items that will not be reclassified into P&L A/c			
(Gain)/loss on remeasurements of Investments carried at FVTOCI		-	-
Tax on (Gain)/loss on remeasurements of Investments carried at FVTOCI		-	-
Actuarial (Gain)/loss on remeasurements of Post employee benefits		46.66	(46.42)
Tax on Actuarial (Gain) /loss on remeasurements of employee benefits		(11.96)	14.48
Other Comprehensive (Income) / Loss for the period , net of Tax		34.70	(31.94)
Total Comprehensive Income/(Loss) for the Period		42,061.46	4,791.60
Earning per equity share:			
(1) Basic		71.24	(4.28)
(2) Diluted		71.24	(4.28)
Significant Accounting Policies	XLV		

XLV

The accompanying notes form an integral part of the Consolidated financial statements.  $\label{eq:consolidated}$ 

**AS PER OUR SEPARATE REPORT OF EVEN DATE** For **Avishkar Singhal & Associates** 

Chartered Accountants (Regd.No 017362N)

CA Avishkar Singhal

Partner M.No. 098689

Place: Chandigarh Date : 13.05.24 For and on behalf of the Board of Directors **N. R. Munjal** 

Chairman and Managing Director DIN-00015096

**Pardeep Verma** VP - Compliance & CS **Himanshu Jain** Joint Managing Director DIN-00014533

Gagan Aggarwal Chief Financial Officer

### **Consolidated Cash Flow Statement**

For the year ended 31st March, 2024

(₹ in Lacs)

PA	RTICULARS	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31st March, 2023
Α.	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit before tax and Extra-Ordinary Items	19516.7262	11316.90
	ADJUSTMENTS FOR:		
	i) Depreciation	5330.28	5,736.22
	ii) Provision For doubtful Debt	2476.68	
	iii) Exchange (profit)/loss	(249.79)	(306.55)
	iv) Interest on Term loans, NCDS & FD	4510.64	8,351.90
	v) Interest received	(1837.14)	(587.20)
	vi) Loss/(Profit) on sale of fixed assets	2253.20	106.13
	vii) Income tax adj of previous years	(6.25)	(21.59)
	viii) Amortisation of Subsidy	(1.27)	(1.27)
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	31993.08	24,594.54
	ADJUSTMENTS FOR:		
	i) Trade & Other Receivables	(11223.76)	(3,667.85)
	ii) Inventories	3288.66	(1,010.29)
	iii) Other assets	(43653.47)	(2,160.99)
	iv) Current Liabilities	2598.11	3,176.00
	v) Working Capital Borrowing	685.87	(1,469.45)
		(48304.59)	(5132.58)
	Net Cash flow from operating Activities	(16311.52)	19461.96
В.	CASH FLOW FROM INVESTING ACTIVITES		
	i) Purchase of fixed Assets Tangible	(4451.69)	(1,277.07)
	iii) Sale of fixed assets	294.65	14.47
	iv) (Purchase)/ Sale of Investments	(8112.00)	(127.33)
	v) Interest Received	1837.14	53.09
	Net Cash from investing activities	(10431.89)	(1336.83)
C.	CASH FLOW FROM FINANCING ACTIVITIES		
	i) Repayment of Term Loans to Banks & Financial Institutions & FD	(3742.78)	(4,590.89)
	ii) Interest paid on Term Loans & FD	(12604.55)	(12,852.30)
	iii) Cash flow from Slump sales net of Assets/liab transferred	93,520.59	-
	iv) Payments of Income Tax	(7281.87)	(1,122.55)
	Net Cash flow from Financing Activities	69,891.38	(18,565.74)
	Net increase in Cash or Cash Equivalents	43,147.97	(440.62)
	Opening Cash & Cash Equivalents	1819.98	2147.76
	Closing Cash & Cash Equivalents	43192.71	1,819.98
	Add; unrealised Gain/(loss) in FCTR	(44.74)	(112.83)
	Closing Cash & Cash Equivalents after FCTR	43,147.97	1,707.15
~	sificant Associating Policies VIV		

Significant Accounting Policies

 $\mathsf{XLV}$ 

The accompanying notes form an integral part of the Consolidated financial statements.

**AS PER OUR SEPARATE REPORT OF EVEN DATE** For **Avishkar Singhal & Associates** 

Chartered Accountants (Regd.No 017362N)

**CA Avishkar Singhal** 

Partner M.No. 098689

Place: Chandigarh Date : 13.05.24 For and on behalf of the Board of Directors

N. R. Munjal Chairman and Managing Director DIN-00015096

**Pardeep Verma** VP - Compliance & CS

Himanshu Jain Joint Managing Director DIN-00014533

**Gagan Aggarwal** Chief Financial Officer

## Consolidated Changes in Equity

For the year ended 31st March, 2024

A Equity Share Capital {Refer Note No. XI}

	No of Equity Shares	Amount of Equity issued	Shares Forfeited	Total Equity
Balance as on 01.04.2022	59086860	5,908.69	71.90	5,980.58
Issued in FY 22-23	0	1	 	
Balance as on 31.03.2023	59086860	5,908.69	71.90	5,980.58
Issued (transfer to capital reserve) in FY 23-24*	0	1	(71.90)	(71.90)
Balance as on 31.03.2024	59086860	5,908.69	(0.00)	5,908.68

\*During the Year company has transferred amount standing

### B. Other Equity [Refer note XII]

			Reserves and Surplus	d Surplus			Items of Other Comprehensive Income	₹ in Lacs	₹ in Lacs	₹ in Lacs
Particulars	Capital Reserve	Securities Premium	Revaluation	General Reserve	Profit & Loss	Capital reserves	Re measurement of the defined benefit-liabilities /(assets)	Total other Equity	Total other Equity	Total other Equity
Balance as at 01.04.2022	0.02	30,731.01	19,649.21	15,184.69	(7,805.05)	(3,369.27)	(273.96)	54,116.65	(11.02)	54,105.63
Profit (Loss) for the Year					4,783.08	1		4,783.08	1	4,783.08
Share of profit (loss) in joint venture					-23.42			(23.42)		(23.42)
Other comprehensive income for the year (net of tax)							31.94	31.94	I	31.94
Total comprehensive income for FY 22-23	ı	'	ı	'	4,759.66	1	31.94	4,791.60	ı	4,791.60
Pursuant to acquisition of controlling interest in subsidiary					112.30	3,191.94		3,304.24	ı	3,304.24
Depreciation on revalued assets			(1,308.40)	1,308.40				•	1	1
Balance as at 31.03.2023	0.02	30731.01	18,340.81	16,493.09	(2,933.09)	-177.33	-242.02	62,212.48	•	62,212.48
Profit (Loss) for the Year					42,145.17			42,145.17		42,145.17
Share of profit (loss) in joint venture					(49.01)			(49.01)		(49.01)

			Reserves and Surplus	nd Surplus			Items of Other Comprehensive Income	₹ in Lacs	₹ in Lacs	₹in Lacs
Particulars	Capital Reserve	Securities Premium	Revaluation reserve	General Reserve	Profit & Loss	Capital reserves	Re measurement of the defined Total benefit-liabilities other Equity /(assets)	Total other Equity	Total other Equity	Total other Equity
Other comprehensive income for the year (net of tax)							-34.70	-34.70	'	(34.70)
Total comprehensive income for FY 23-24	0.02	30,731.01	18,340.81	16,493.09	18,340.81 16,493.09 39,163.07 (177.33)	(177.33)	(276.72)	(276.72) 1,04,273.94	•	1,04,273.94
Pursuant to acquisition of controlling interest in subsidiary					1.71	4.45		6.16	(1.71)	4.45
Depreciation on revalued assets			(1,225.93)	1,225.93				1	'	'
Shares Forfieted transfer to Capital reserves	71.90							71.90		71.90
Trf During the Year Pursuant to slump sales			(17,114.88)					(17,114.88)		(17,114.88)
Balance as at 31.03.2024	71.92	30,731.01	(0.00)	(0.00) 17,719.02	39,164.78	(172.89)	(276.72)	87,237.12	(1.71)	87,235.41

The accompanying notes form an integral part of the Consolidated financial statements.

AS PER OUR SEPARATE REPORT OF EVEN DATE For Avishkar Singhal & Associates Chartered Accountants (Regd.No 017362N)

**CA Avishkar Singhal** 

M.No. 098689 Partner

Place: Chandigarh Date : 13.05.24

**Gagan Aggarwal** Chief Financial Officer **Pardeep Verma** ∀P - Compliance & CS

**Himanshu Jain** Joint Managing Director DIN-00014533

For and on behalf of the Board of Directors

N. R. Munjal

Chairman

and Managing Director DIN-00015096

For the year ended 31st March, 2024

Note No. I: FIXED ASSETS

Particulars	AS ON 1st April, 2023	ADDITION	SALE/ TRANSFER PURSUANT TO SLUMP SALE	CLASSI- FIED AS ASSET HELD FOR SALE / AMORTISA- TION	AS ON 31st March, 2024	AS ON 1st April, 2023	DURING THE PERIOD	WRITE BACK/ CLASSIFIED AS ASSET HELD FOR SALE	AS ON 31⁵ March, 2024	AS ON 31 <sup>st</sup> March, 2024	AS ON 31st March, 2023
TANGIBLE ASSETS:											
LAND FREE HOLD	5,393.93	1	(5,393.93)	1	1	1	1	1	1	1	5,393.93
FACTORY BUILDINGS	24,121.98	45.86	(24,167.84)	1	'	8,761.99	778.82	(9,540.81)	(0.00)	0.00	15,359.99
OFFICE BUILDINGS	282.99	1	(282.99)	'	00.00	116.73	4.27	(121.00)	0.00	0.00	166.26
R&D BUILDINGS	2,391.47	1	(2,391.47)	'	1	1,074.00	72.72	(1,146.73)	(0.00)	0.00	1,317.47
BUILDING - PILOT PLANT	170.22	1	(170.22)	•	1	95.90	5.07	(100.98)	0.00	(00.00)	74.31
PLANT&MACHINERY	85,048.69	418.64	(85,467.33)	ı	00.00	52,866.60	3,848.08	(56,714.68)	(0.00)	0.00	32,182.09
R&D MACHINERY	7,889.05	287.55	(8,176.59)	ı	00.00	5,835.68	151.83	(5,987.51)	(0.00)	0.00	2,053.37
PLANT & MACHINERY - PILOT PLANT	392.34	ı	(392.34)	'	ı	330.09	129.29	(459.39)	0.00	(0.00)	62.24
ELECTRIC INSTALATIONS	4,768.76	59.39	(4,827.63)	1	0.51	3,820.69	163.89	(3,984.10)	0.49	0.02	948.06
FURNITURE & FIXTURES	602.40	125.96	(713.77)	1	14.59	489.16	19.96	(495.24)	13.88	0.71	113.24
OFFICE EQUIPMENTS	430.05	14.44	(439.38)	1	5.11	361.52	18.45	(375.11)	4.86	0.26	68.54
COMPUTER & PERIPHERALS	537.74	33.88	(566.86)	'	4.76	429.14	46.81	(471.43)	4.52	0.24	108.60
VEHICLES	875.41	292.04	(379.36)	'	788.10	427.52	84.75	(259.27)	253.00	535.09	447.89
TOTAL (A)	1,32,905.01	1,277.76	(1,33,369.70)	1	813.07	74,609.02	5,323.96	(79,656.24)	276.75	536.32	58,295.99
Investment property											
FLATS & OFFICE	333.74	1	(44.52)	1	289.22	68.30	4.58	(13.57)	59.31	229.91	265.45
TOTAL (B)	333.74	•	(44.52)	•	289.22	68.30	4.58	(13.57)	59.31	229.91	265.45
TOTAL(A+B)	1,33,238.76	1,277.76	1,277.76 (1,33,414.23)	•	1,102.29	74,677.32	5,328.54	(79,669.80)	336.06	766.22	58,561.43
PREVIOUS YEAR	1,31,410.70	2,012.38	(1,652.02)	(106.05)	1,31,665.01	56,359.75	13,094.64	(551.71)	68,902.68	62,762.34	75,050.95

Depreciation on revalued assets amounting to ₹16493.09 Lacs (P.Y. ₹15184.69) has been provided during the year from the Profit and Loss Account as per the Schedule II of Companies Act 2013 & the same is transferred from Revaluation Reserve to General Reserves. ≘

Investment property includes Mumbai Office Buildings gross value ₹289.22 Lacs which was purchased in the name of the Managing Director of the Company. The Company has entered into an "agreement to sell" and has taken GPA from the Managing Director. The property is yet to be registered in the name of Company. ≘

For the year ended 31st March, 2024

### Title deeds of Immovable Property not held in name of the Company

(₹ in Lacs)

Relevant line item in the Balance sheet	Description of item of property	Gross carrying value	Title deeds held in the name of	Whether title deed holder is a promoter, director or relative# of promoter*/director or employee of promoter/director	Property held since which date	Reason for not being held in the name of the Company**
Investment property	offices no 102 & 103"	289.22	N.R.MUNJAL	Managing Director	Office 102 & 103 04/ March/2011	The Offices No. 102 &103 were purchased in the name of Sh.N.R.Munjal Managing Director and subsequently these were taken over by the Company, but due to stay by Hon'ble Bombay High court on the transfer of all the offices of the said building the same is held through Power of Attorney only.

iii) There is no income or expenses directly related to Investment property during the year apart from depreciation and profit amounting to ₹2.44 Crores from sale of investment property disclosed above.

### (v) Capital Work In Process (Tangible)

(₹ in Lacs)

DESCRIPTION	Opening Balance	Addition	Capitalised	Transfer pursuant to Slump Sale	Closing Balance
PLANT&MACHINERY	60.01	93.97	45.86	108.12	0.00
ELECTRIC INSTALATIONS	636.81	894.09	357.94	1172.96	0.00
FACTORY BUILDINGS	73.28	101.09	57.63	116.74	0.00
FREIGHT	0.66	1.24	0.41	1.48	0.00
Total	770.77	1090.38	461.86	1399.29	0.00

### (vi) CWIP AGEING: TANGIBLE

(₹ in Lacs)

CWIP	< 1 Year	1-2 Years	2-3- Years	> 3 Years	Total
Projects In Progress	0.00	0.00	0.00	0.00	0.00
Projects temporarily suspended	0.00	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00	0.00

No CWIP project is overdue or has exceeded its cost compared to its original plan.

### (vii) Capital Work In Process (Intangible)

Description	Opening Balance	Addition	Written off	Closing Balance
Software in Progress	0.00	0.00	0.00	0.00

iv) All borrowing cost is recognised in the statement of Profit &Loss account as they are not directly attributable to acquisition, construction or production of qualifying asset as defended in IND-AS 23 "Borrowing Costs".

For the year ended 31st March, 2024

### (viii) CWIP INTANGIBLE ASSETS:

(₹ in Lacs)

Intangible Assets under developments	< 1 Year	1-2 Years	2-3- Years	> 3 Years	Total
Projects In Progress	0.00	0.00	0	0.00	0.00
Projects temporarily suspended	0.00	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00	0.00

Note No.: II (₹ in Lacs)

Paı	rticulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
a)	Other Investments: (Carried at FVTOCI)		
	i) Investment in Essix Biosciences Limited		
	12,35,000 Equity Share of ₹10/- each fully paid up.)	536.24	536.24
	ii) Investment in Nimbua Green Field (Punjab) Ltd #		
	Nil (PY: 1,40,625 ) Equity Share of ₹10/- each fully paid	-	14.06
	iii) Investment in Mohali green investment Pvt. ltd##		
	30,000(PY1,85,000) shares of ₹10 each	3.00	18.50
	iv) Investment in Indis Healthcare		=
	Share Capital	177.77	127.33
b)	Investment in compulsorily convertible debentures (measured at FVTPL)*		
	Unquoted		
	32,00,000 (PY:NIL) 0.001% compulsory convertible debentures in synthimed	3,200.00	-
	Labs Pvt Ltd.		
c)	Investment in Non-convertible debentures (measured at amortised cost)**		
	Unquoted		
	48,00,000 (PY:NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd.	4,800.00	-
d)	Investments by Domestic subsidiaries: (Carried at Cost)		
	in Shares	580.55	580.55
	in 0% Debentures	1,756.93	1,756.93
Tot	al	11,054.48	3,033.60

<sup>\*</sup>The Company has purchased 32,00,000(PY: NIL) compulsory convertible debentures in Synthimed Labs Private Limited @  $\stackrel{?}{=}$ 100 Per debenture having face value of  $\stackrel{?}{=}$ 10 each. They carry interest rate of 0.001% and are unsecured. At the end of the tenure the debentures are convertible in equity shares of the company in the ratio of 1:1. the dentures are measured at FVTPL as per IND-AS 109.

### Calculation of capital reserves on acquisition

Particulars	Fortune (India) constructions Ltd
Investment	7,248.40
Less: Fair value of identifiable net assets/ (net liabilities) acquired	7,071.07
Capital reserve arising on acquisition	177.33

<sup>\*\*</sup>The company has purchased 48,00,000( PY NIL) non-convertible debentures in Synthimed Labs Private Limited having Face value of the ₹100 each. They carry IRR 18 % PA. The interest is payable at the end of the tenure of the debentures.

<sup>#</sup> Investment of Nimbua Green Field (Punjab) Association is transfered pursuant to Slump Sale

<sup>## 1,55,000</sup> shares of Mohali green environment Association is transfered pursuant to Slump Sale

For the year ended 31st March, 2024

Deferred Tax Assets /(Liabilities) Charged to P&L A/c

**Particulars** 

Note No.: III (₹ in Lacs)

As at

31st March, 2024

(1,084.34)

2,336.16

31st March, 2023

	31 Maich, 2024	31 Maicii, 2023
Other Non-Current Financial Assets		
(a) Security Deposits	48.80	321.52
Total	48.80	321.52
*Includes securities deposits to Related Parties	6.50	6.50
Note No.: IV		(₹ in Lacs)
Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Deferred Tax:		
The Break Up of Deferred Tax Liabilities/(Assets)		
as at March 31, 2024 is as under:		
Deferred Tax Liabilities		
Taxable Temporary Difference on account of :		
Depreciation	44.37	4,426.52
Total	44.37	4,426.52
Deferred Tax Assets		
Taxable Temporary Difference on account of :		
Provision for Gratuity/Bonus/EL Encashment/commission	42.91	717.45
Provision for Doubtful Debt	634.66	-
Investment at FVTOCI	59.26	72.15
NCD valuation difference as per IND AS	-	3,233.45
Total Deferred Tax Assets	736.83	4,023.05
MAT Credit entitlement	2,492.69	3,390.19
Deferred Tax Assets /(Liability) net	3,185.15	2,986.72
Deferred Tax Assets /(Liabilities) Charged to OCI	(11.96)	14.48

Note No.: V (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Other Non - Current Assets		
(Secured Loans & Advances)		
- Related Party*	35,343.03	
(Unsecured but Considered Good)		
Capital Advances	-	
-Others	-	95.60
Total	35,343.03	95.60

<sup>\*</sup>The Loans of ₹815.77 Cr. (both current and noncurrent) due to Edelweiss Asset Reconstruction Company Ltd (EARC) have been taken over by Ind Swift Laboratories Ltd (ISLL) (Related Party) in terms of the Loan Agreement with Ind-Swift dated 30.03.2024 and has structured the sustainable part into the term loan facility of ₹352.51 Crores payable in 9 years at 10% rate of interest (including 15 months moratorium on principal and interest payment, however, interest will accrue monthly) and the unsustainable part of ₹463.17 as a zero coupon debt ( payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility).

For the year ended 31st March, 2024

**ROI - 10%** 

Tenure - 9 years (including 15 months moratorium in principal and interest payment. However interest will be accrued monthly.)

Under the principles of Ind AS 37, "Provisions, Contingent Liabilities and Contingent Assets," the additional rights to recover unsustainable debt is recognized as a contingent asset. This is based on the possibility of future economic benefits that may arise if certain conditions are met. As such, the unsustainable debt, which is a zero coupon debt; which will be waived off on timely repayment of the loan facility, is disclosed as a contingent asset in the balance sheet.

It should be noted that the recognition of the contingent asset is subject to the fulfilment of specified conditions, and therefore, its realization cannot be assured

Note No.: VI (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
(a) INVENTORIES		
(As per inventories taken, valued & certified by the Management)		
Raw Materials	21.83	9,128.57
Work in Process	-	18,928.33
Finished Goods*	1,023.94	12,818.84
Goods-in-Transit ( Raw material )	-	1,693.97
Stores & Consumables		1,290.61
Total	1,045.77	43,860.32

<sup>\*</sup>Finished Goods inventory includes material lying at port

Note No.: VII (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31st March, 2023
Trade Receivables		
- Unsecured Considered good*	16,912.19	50,531.69
Total	16,912.19	50,531.69
*Includes Amounts due from Related Parties	5.34	24,876.30

Note No.: VIII (₹ in Lacs)

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Cash and Cash equivalents		
Cash balance in hand	147.10	77.98
Bank balances with Scheduled Banks:		
Fixed Deposits With Banks*	39,473.69	1,001.07
Interest accrued	99.02	15.42
Current Accounts	3,472.89	725.50
	43,192.71	1,819.98

<sup>\*</sup>Fixed Deposits With banks include margin monies against LC

For the year ended 31st March, 2024

Note No.: IX (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Other current Financial assets		
(a) Advance Custom Duty Paid /Export Incentive Scheme	-	446.22
(b) GST refund receivable	-	1,755.29
(c ) Financial Guarantee to related party*	-	495.44
Total	-	2,696.96

<sup>\*</sup>Working Capital Loan of Essix Biosciences Ltd. Wrt which Financial Guarantee was provided, has been fully paid off during the year by Essix Biosiences Ltd.

Note No.: X (₹ in Lacs)

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Other Current Assets		
(a) Loans and advances (Unsecured but considered good)		
-Related Parties*	16.97	9,680.65
-Others Advances to Creditors	3,418.27	3,548.85
(b) Loans and advances (Unsecured & doutful)		
-Others Advances to Creditors	2,476.68	2,476.68
Less : 'Provision for Doubtful Debt	(2,476.68)	-
(c) Others		
-Indirect Taxes Recoverable - Cenvat/Vat /GST	909.84	743.38
-Advance Tax/TDS	606.92	495.45
-Prepaid Expenses	-	406.91
-Advances recoverable in cash or in kind or value to be received	10.22	51.33
Total	4,962.23	17,403.24

<sup>\*</sup>Loans/advances represents advances to Related parties for Business purpose only.

For the year ended 31st March, 2024

Note No.: XI (₹ in Lacs)

**SHARE CAPITAL** 

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
a) Authorised		
Balance as per Last Balance Sheet:	6,000.00	6,000.00
Addition during the year		
Nil (Previous Year NIL) Equity share of ₹10/- Each		
6,00,00,000 (Previous Year 6,00,00,000) Equity Shares of ₹10/- Each	6,000.00	6,000.00
b) Issued, Subscribed & Paid Up		
Balance as per Last Balance Sheet:	5,908.69	5,908.69
Addition during the year :-	-	-
5,908,69,18 (Previous Year 5,908,69,18) Equity Shares of ₹10/-each fully called up and paid up.	5,908.69	5,908.69
c) Share Forfeited		
Share Warrants Forfeited Account	-	63.23
Equity Share Forfeited Account(175900 shares )	=	8.67
		71.90
Total	5,908.69	5,980.58

### d) Shares held by Promoters at the end of the year

Promoter name	No. of Shares	% of total shares	% change
ANNIE MEHTA	2780	0.00	0.00%
BHANAVI MEHTA	3000	0.01	0.00%
DIVYA MUNJAL	3000	0.01	0.00%
GOPAL MUNJAL	60900	0.10	0.00%
HIMANSHU JAIN	406961	0.69	0.00%
ISHAV MEHTA	3000	0.01	0.00%
MEENAKSHI MEHTA	12000	0.02	0.00%
N.R. MUNJAL	920724	1.56	0.00%
NEERA MEHTA	249000	0.42	0.00%
NEETA MUNJAL	12000	0.02	0.00%
NIDHI MUNJAL	12000	0.02	0.00%
RAVI MEHTA	12000	0.02	0.00%
RISHAV MEHTA	454545	0.77	0.00%
S. R. MEHTA	233600	0.40	0.00%
SAHIL MUNJAL	6766	0.01	0.00%
SUNITA JAIN	46100	0.08	0.00%
V.R. MEHTA	52900	0.09	0.00%
ESSIX BIOSCIENCES LIMITED	22327507	37.79	16.08%
Ind Swift Ltd	0	0.00	-16.08%
Total	24818783	42.01	0.00%

 $During the Financial year\ 2023-24\ there\ has\ been\ inter\ SE\ transfer\ between\ Indswift\ Itd\ \&\ essix\ Biosciences\ Ltd\ of\ 9499720\ share\ (16.08\%)\ .$ 

For the year ended 31st March, 2024

### e) List of Shareholders holding more than 5 % shares

	No. of shares	No. of shares
Name	As on 31st March, 2024	As on 31st March, 2023
Ind Swift Ltd	-	94,99,720
	0.00%	16.08%
Essix Biosciences Ltd	22327507	1,28,27,787
	37.79%	21.71%
EC Special Situations Fund	16,43,766	40,31,184
	2.78%	6.82%
Edelweiss India Special Situations Fund II	25,50,227	61,60,802
	4.32%	10.43%
Wilson Holding Pvt Ltd	69,45,000	0.00
	11.75%	-

### Note No. : XII OTHER EQUITY

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31st March, 2023
(A) Reserves & surplus		
(a) Capital Reserve		
Opening Balance	0.02	0.02
Addition during the year	71.90	
	71.92	0.02
(b) Securities Premium		
Opening Balance	30,731.01	30,731.01
Addition during the year		
	30,731.01	30,731.01
(c) Revaluation Reserve		
Opening balance	18,340.81	19,649.21
Addition (decrease) during the year	17,114.88	
Less: Depreciation charges on revalued assets trf to General reserve	1,225.93	1,308.40
		18,341
(d) General Reserve		
As per Last Balance Sheet	16,493.09	15,184.69
Add: Dep on revalued assets Deducted from Revaluation Reserves	1,225.93	1,308.40
	17,719.02	16,493.09
(e) Retained Earnings		
As per Last Balance Sheet	(2,933.09)	(7,805.05)
Add: Profit(Loss) for the year closing	42,145.17	4,783.08
Add: Pursuant to sale of controlling interest		112.30
Less : Minority Interest share of Profit	1.71	

For the year ended 31st March, 2024

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
Share of profit (loss) in joint venture	(49.01)	(23.42)
Closing	39,164.78	(2,933.09)
(a) Capital Reserve		
As per Last Balance Sheet	(177.33)	(3,369.27)
Add: Pursuant to acquisition/sale of controlling interest	4.45	3,191.94
Closing	(172.89)	(177.33)
Total (A)	87,514	62,455
(B) Items of other Comprehensive Income		
a) Remeasurement of the defined benefits liabilities /(assets)		
Opening balance	(242.02)	(273.96)
Add/(Less): Movement during the year (net of Tax)	(34.70)	31.94
Closing Balance	(276.72)	(242.02)
Total (B)	(276.72)	(242.02)
Total Other Equity (A+B)	87,237.12	62,212.49
(C) Non-Controlling interest		
As per Last Balance Sheet	-	-
Add: Pursuant to acquisition of controlling interest	(1.71)	-
Closing	(1.71)	=

### Nature and purpose of each reserve

**Securities premium -** The amount received in excess of face value of the equity shares is recognised in securities premium. In case of equity-settled share based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium. It is utilised in accordance with the provisions of the Companies Act, 2013.

**Revaluation reserves** - This reserve has been created at the time of re-valuation of Fixed assets of the company. The same is getting utilised in accordance with provisions of Ind-AS. The same has been Transfer pursuant to slump sale.

**General reserve -** The reserve arises on transfer portion of the net profit pursuant to the earlier provisions of Companies Act, 1956. Mandatory transfer to general reserve is not required under the Companies Act, 2013.

**Retained Earnings** - Retained earnings are the profits that the company has earned till date, less any transfers to other reserves, dividends or other distribution paid to its equity shareholders general reserve is not required under the Companies Act, 2013.

**Remeasurement of the defined benefit liabilities / (asset) -** The cumulative balances of actuarial gain or loss arising on remeasurements of defined benefit plan is accumulated and recognised with in this component of other comprehensive income. Items included in actuarial gain or loss reserve will not be reclassified subsequently to statement of profit and loss.

For the year ended 31st March, 2024

Note No.: XIII (₹ in Lacs

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Non-current liabilities		
Financial Liabilities		
(a) Borrowings		
Secured Loans		
a) Debentures		
(i) Non Convertible debenture	-	74,334.45
(ii) 0% Optionally Convertible Redeemable Debentures	816.62	816.62
c) Vehicles Loans	299.64	108.89
Total	1,116.26	75,259.96
(b) Lease Liability:-		
(i) Land Lease		53.25
	-	53.25
Provisions		
(i) Gratuity Payable	103.17	1,484.42
(ii) Compensated absences	19.47	294.46
Total	122.64	1,778.88
Other Non current Liabilities		
(i) Deferred Income - Capital Subsidy	-	12.34
Total		12.34

Note No.: XIV (₹ in Lacs

### **CURRENT LIABILITIES**

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
Financial Liabilities		
(a) Borrowings		
Secured Loans		
(i) Borrowings for working capital.	-	4,479.13
(ii) Current Maturity of Term Loans from Banks/FI	-	5,018.96
Unsecured Loan & others		
(i) Public Deposits	257.00	422.76
(ii) Others -Parties	14.07	15.57
(iii) Interest accrued on bank borrowing & Others	274.83	957.83
Total	545.90	10,894.26

For the year ended 31st March, 2024

### (a) Maturity profile of term Loans:-

### Secured loan from Banks /Financial Inst outstanding as on 31.03.2024

Particulars & Interest Rate	Amount (in Lacs)	Instalment Due F.Y 2024-25	After F.Y 2024-25
Vehicle Loans	299.64	53.22	246.41
Total	299.64	53.22	246.41

<sup>3)</sup> There are no charges or satisfaction yet to be registered with ROC beyond the statutory period.

### Note No .XV TRADE PAYABLE

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
(i) MSME	-	189.62
(ii) Other Creditors	9,374.22	20,209.82
Total	9,374.22	20,399.44

(i) Disclosure required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006 There are no material dues owed by the Group to Micro and Small enterprises, which are outstanding for more than 45 days during the year and as at March 31, 2021. This information as required under the Micro, Small and Medium Enterprises Development Act, 2006 has been determined to the extent such parties have been identified on the basis of information available with the Group and has been relied upon by the auditors.

Pa	rticulars	31.03.2024	31.03.2023
(i)	The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each year		
	- Principal amount due to micro and small enterprises	-	189.62
	- Interest due on the above	-	-
(ii)	The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.	-	-
(iii)	The amount of interest due and payable for the period of delay in making payment (which has been paid but beyond appointed day during the year) but without adding the interest specified under the MSMED Act, 2006	-	-
(iv)	The amount of interest accrued and remaining un-paid at the end of each accounting year	-	-
(v)	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purposes of disallowance as a deductible expenditure under the MSMED Act, 2006	-	-

The above disclosures are provided by the Group based on the information available with the Group in respect of the registration status of its vendors/suppliers.

All trade payables are current. The Group's exposure to the currency and liquidity risks related to trade payables is disclosed in note no 51.

<sup>(</sup>f) The quarterly statements filed with banks of current assets are matched with the books of accounts.

For the year ended 31st March, 2024

### Note No. XVI

### **OTHER FINANCIAL LIABILITIES**

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
(i) Land Lease	-	2.70
(ii) Financial Guarantee to Related party*	-	495.44
	-	498.14

<sup>\*</sup>Working Capital Loan of Essix Biosciences Ltd. Wrt which Financial Guarantee was provided, has been fully paid off during the year by Essix Biosiences Ltd.

### **Current Provisions**

Particulars	As at 31 <sup>st</sup> March, 2024	As at 31 <sup>st</sup> March, 2023
(i) Income Tax payable*	10,178.69	1,225.08
Total	10,178.69	1,225.08

<sup>\*</sup> Income Tax Payable net of advance Tax paid during the year.

### Note No.: XVII

### **OTHER CURRENT LIABILITIES**

Particulars	As at 31st March, 2024	As at 31 <sup>st</sup> March, 2023
(i) Advances from Customers	535.43	1,532.62
(ii) Statutory Liabilities	367.88	597.16
(iii) Expenses Payable	628.70	1,532.48
(iv) Current Maturity of Government Grants		2.53
TOTAL	1,532.02	3,664.79

i) Statutory Liabilities include TDS/TCS payable, ESI Payable, PF payable, Labour welfare Payable, GST Payable, professional tax etc.

ii) Expenses payable include Salary, wages, Bonus, Short term compensated absences and gratuity payable, Audit Fees, Electricity Exp payable etc.

For the year ended 31st March, 2024

Note No.: XVIII

### **REVENUE FROM OPERATIONS**

### 1) Disaggregated revenue information

Set out below is the disaggregation of the Company's revenue from contracts with customers:

Particulars	Year Ended 31st March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Type of goods or service		
Sales of APIs		
Sale of manufactures Products	1,24,763.47	1,20,289.48
Sale of Services	714.14	4.61
Sale of traded Products	2,612.38	436.91
Total	1,28,089.99	1,20,731.00
Revenue within India	27,857.14	26,990.69
Revenue Outside India	1,00,232.85	93,740.31
Total	1,28,089.99	1,20,731.00
Timing of revenue recognition		
Goods transferred at a point in time	1,28,089.99	1,20,731.00
Total	1,28,089.99	1,20,731.00

### 2) Contract balances

The following table provides information about receivables, contract assets and contract liabilities from contracts with customers

	Year Ended 31st March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Contract Assets		
Trade receivables	16,917.54	53853.81
Contract liabilities		
Advances from customers	535.43	1532.62

### 3) Reconciling the amount of revenue recognised in the statement of P&L with the contracted price

	Year Ended 31st March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Revenue as per contracted price	1,28,964.28	1,21,252.62
Adjustments		
Sales return	874.29	521.62
Net Total	1,28,089.99	1,20,731.00

For the year ended 31st March, 2024

### 4. The transaction price allocated to the remaining performance obligation (unsatisfied or partially

	Year Ended 31st March, 2024 (₹)	Year Ended 31 <sup>st</sup> March, 2023 (₹)
Advances from customers	535.43	1,532.62
Net Total	535.43	1,532.62

Note No.: XIX

OTHER INCOME (₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Export Incentive & other Operating Income	1,636.59	862.41
Forex Fluctuations-gain (Expenses)	1,055.19	1,808.68
Interest Income	1,837.14	587.20
Other Non operating Income	7.82	91.70
Total	4,536.75	3,350.00

Note No.: XX EXPENSES

	Year Ended 31st March, 2024	Year Ended 31st March, 2023
Cost Of Material Consumed/Sold		
Opening Stock	10,822.54	10,849.22
Add:-		
Purchases	63,020.60	66,765.96
Less: Stock Transfer pursuant to slump sale	11,382.19	
Less: Closing Stock	21.83	10,822.54
TOTAL	62,439.12	66,792.64

For the year ended 31st March, 2024

Note No.: XXI

### **INCREASE / DECREASE IN INVENTORY**

(₹ in Lacs)

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Opening Stock		
Work in Process	18,928.33	19,142.25
Finished Goods	11,712.91	10,264.75
Total	30,641.24	29,407.00
Less: Stock Transfer pursuant to slump sale		
Work in Process	15,945.71	-
Finished Goods/Stock in Trade	10,988.26	-
Total	26,933.97	-
Less: Closing Stock		
Work in Process	-	18,928.33
Finished Goods/Stock in Trade	-	11,712.91
	-	30,641.24
Total	3,707.27	(1,234.24)

### Note No.: XXII

### **EMPLOYEE BENEFITS EXPENSES**

	Year Ended 31st March, 2024	Year Ended 31st March, 2023
Directors Remuneration		
-Salary & Allowances	1,128.07	965.97
-Contribution to P.F.	0.86	0.86
Salary & Allowance	2,398.34	1,901.53
Salary & Wages	10,961.69	9,972.57
P.F. & Other Funds	368.54	364.30
Staff Welfare Expenses	143.29	129.62
Recruitment Expenses	10.21	2.78
Gratuity Premium	267.82	245.53
Training & Development Expenses	2.33	0.74
TOTAL	15,281.15	13,583.91

For the year ended 31st March, 2024

Note No.: XXIII FINANCE COSTS

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Interest on Term Loans	277.93	639.84
Interest on Debentures	4,232.72	7,712.06
Interest on Working Capital	158.73	287.38
Bank Charges & Others	440.98	577.36
TOTAL	5,110.36	9,216.64

Note No.: XXIV

### **DEPRECIATION & AMORTISATION EXPENSES**

(₹ in Lacs)

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Depreciation	5,330.28	5,736.22
TOTAL	5,330.28	5,736.22

Note No.: XXV

OTHER EXPENSES

	Year Ended 31 <sup>st</sup> March, 2024	Year Ended 31 <sup>st</sup> March, 2023
MANUFACTURING EXPENSES		
Job Work Charges	729.35	727.34
Power, Fuel & Water Charges	6,142.94	7,606.77
Stores & Spares	1,960.87	1,842.65
Repair & Maint. :		
Plant & Machinery	409.50	394.85
Buildings	297.73	205.07
Electrical	207.91	176.89
Other Manufacturing Expenses	320.14	174.33
TOTAL	10,068.42	11,127.91
ADMINISTRATIVE & OTHER EXPENSES		
Travelling & Conveyance	392.21	266.67
Auditors Remuneration :		
-Audit Fees	4.00	4.59
-Certification Fees	1.00	1.00
-Out of Pocket Exp.	1.31	0.91
Lease Rent - Short term	86.39	74.51
Rate fee & Taxes	310.04	377.10
Insurance Charges	450.81	489.53

For the year ended 31st March, 2024

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
Legal & Professional Charges	2,070.17	495.62
Printing & Stationary	108.04	115.22
Vehicle Running & Maint.	212.50	242.96
Telephone & Postage	50.80	50.05
Office Expenses	145.75	119.39
Charity & Donation	4.08	4.31
Listing Fees	16.44	6.88
Books & Periodicals	1.77	1.38
Meeting, Membership & Subscription Fees	166.12	164.93
Security Expenses	138.82	147.41
Repair & Maintenance-General	353.41	382.66
Corporate Social Responsibility Expenses , (Refer note no XXXVI)	40.76	31.80
Other Expenses	42.59	60.40
TOTAL	4,597.03	3,037.32
SELLING & DISTRIBUTION EXPENSES		
Advertisement & Publicity	4.15	4.37
Business Promotion	451.34	344.86
Commission on Sales	2,661.19	2,250.56
Packing Material	412.06	577.30
Freight Outward	735.41	1,095.94
Insurance Charges	43.59	91.46
ECGC Premium	14.21	20.13
Other expenses	1.25	12.97
TOTAL	4,323.19	4,397.58
Loss/(Profit) on Sale of Fixed Assets	(223.48)	6.13
Provision for Doubtful Debt	2,476.68	
Intangible Assets Written off	-	100.00
TOTAL	2,253.20	106.13
Grand Total-Note No XXV	21,241.84	18,668.94

For the year ended 31st March, 2024

Note No.: XXVI

### Contingent liabilities not provided for:

(₹ in Lacs)

	Year Ended 31st March, 2024	Year Ended 31 <sup>st</sup> March, 2023
(1) Contingent Liabilities		
A Claim against the company/disputed liabilities not acknowledged as debt		
Contingent Liability in respect of unassessed /assessed (pending in appeal) cases of Income Tax ,Excise Duty, Sales Tax, Service Tax, ,Bonus Act and other litigation matters (including that of PI Industries Ltd ) have not been accounted for as debt	Unascertained	Unascertained
B. Guarantees		
-Performance Guarantee		
Export obligation in respect of custom duty :	0.00	4.50
Others	4.25	4.25
- Outstanding Guarantee furnished to banks in respect Letter of Credit	131.25	415.31
C. Commitments		
Estimated amount of contracts remaining to be executed on capital account (Net of Advances)	-	598.00
(2) Contingent Assets		
Contingent Asset in respect of Unsustainable debt (refer Note no V)	46,317.46	-

### Note No.: XXVII

In the opinion of the Board, the Current Assets, Loans & Advances shown in the Balance Sheet have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated.

### Note No.: XXVIII

Other expenses under head administrative expenses includes ₹6,05,000.00 (Previous Year ₹4,35,000.00) paid to directors as sitting fee.

### Note No.: XXIX

Earning per share is calculated as shown below:-

Particulars	As At 31 <sup>st</sup> March, 2024	As At 31 <sup>st</sup> March, 2023
Profit available for Basic EPS (A)	41839.01	4247.20
Adjustment related to DEPS	0.00	0.00
Profit available for Diluted EPS (A+B)	41839.01	4247.20
For Basic Earning		
No of weighted average equity shares	59086860	59086860
For Diluted Earning		
No of weighted average of Diluted Equity Shares	59086860	59086860
Nominal Value of Equity Share	10.00	10.00
Earning Per Share (₹)		
Basic	70.81	7.19
Diluted	70.81	7.19

For the year ended 31st March, 2024

Note No.: XXX

In accordance with IND-AS 24, 'Related Party Disclosures', issued by the Institute of Chartered Accountants of India, the Company has compiled the following information::

### a. List of related parties and their relationship

Joint ventures	Indis Healthcare LLP	
Key Management personnel/Directors	Sh. N.R. Munjal, Chairman & Managing Director	
	Sh. Himanshu Jain, Jt. Managing Director	
	Sh. Rishav Mehta, Executive Director	
	Sh. Sahil Munjal , Executive Director	
	Sh. Gagan Aggarwal, Chief Financial Officer	
	Sh. Pardeep Verma, VP- Compliance & CS	
Others (Entities in which KMP or their relative is a Director; or	Essix Biosciences Limited	
KMP or their relative exercises control	Nimbua Green Field (Punjab) Limited	
· -	Mohali Green Environment Private Limited	
	Swift Fundamental Research & Education Society	
	Sislax Pharma Pvt. Ltd.	

Particulars	KMP or their r Director; or KI	Others (Entities in which KMP or their relative is a Director; or KMP or their relative exercises control		Joint Ventures	
Nature of Transactions	2023-24	2022-23	2023-24	2022-23	
1) Transactions during the year					
Purchase	4,501.35	5,409.65	-	-	
Sales	6,043.33	5,547.83	-	-	
Salary	1,085.94	1,176.42	-	-	
Expenses	717.20	702.37	-	-	
2) Outstanding Balances					
Investment	539.24	568.80	250.00	150.75	
Loan & Advances Given	35,359.99	9,680.65	-	-	
Security Deposits	6.50	6.50	-	-	
Debtors	-	24,183.90	-	-	
Creditors	25.03	110.59	-	-	
Advances Received	-	-	-	-	
Capital Advances	-	-	-	-	

<sup>\*</sup> Related party balances of similar nature are grouped in accordance with para 24 of Ind-As 24 "Related Party Disclosures"

<sup>\*</sup> Related Party Transaction during the year are considered without taxes.

For the year ended 31st March, 2024

### Details of Loan & advance Given :-

Type of Borrower	Amount of Loan or advance in the nature of Loan outstanding	Percentage to the total loans and advances in the nature of loans	
Promotors	-	0.00%	
Directors	-	0.00%	
KMPS	16.97	0.05%	
Related Parties	35,343.03	99.95%	
Total	35360.00	100%	

### Note:

Pursuant to the slump sale transaction effected on 18th March, 2024 vide which the Company sold its Active Pharmaceutical Ingredients (API) and Contract Research & Manufacturing Services (CRAMs) business to M/s. Synthimed Labs Private Limited, the services of Sh. Sunil Deshmukh (CEO) and Sh. Lovekesh Mahajan (CAO) were also transferred to M/s. Synthimed Labs Private Limited. Hence, they ceased to be the KMP of the Company after the closing of business hours as on 18th March, 2024.

### XXXI Slump Sale of business undertaking:-

The Board of Directors of the Company at its meeting held on September 6, 2023, approved a transaction for the slump sale and transfer of the API and CRAMS business of the Company on a going concern basis for a consideration of ₹1650 Crores subject to customary working capital adjustments to M/s Synthimed Labs Private Limited . The members of the Company approved this transaction in its Extra-Ordinary General Meeting held on  $6^{th}$  October, 2023. On  $18^{th}$  March,2024, the Company closed this slump sale transaction and in terms of the BTA all assets and liabilities pertaining to the business undertaking have been transferred to Synthimed Labs Pvt Ltd for a net consideration of ₹1650.00 Crores on a debt-free basis. The consideration received on the closing date, before the final true-up of working capital, stands at ₹1674.09 Crores. The consideration will further increase by approximately ₹77.77 Crores owing to final True- up and the same has been duly accounted for in the books of account.

A capital gain of ₹386.59 Crores, after deducting costs associated with the sale, has been recognized as an exceptional item in the financial statements for the year ending March 31, 2024.

Additionally, a portion of the consideration amounting to ₹20 Crores is held under escrow, to be released upon the successful resolution of the pending litigations.

Furthermore, many operating assets and liabilities have been reduced to zero and others are reduced substantially pursuant to the slump sale of the API business. Hence the Previous year figures are not comparable to Current year figures in all these cases.

**XXXII** The balance in the parties accounts whether in debit or credit are subject to confirmation, reconciliation and adjustment. The impact of the same on the accounts at the year end is not ascertained.

**XXXIII** Detail of Auditor's Remuneration(i.e. payment to Auditors)

Particulars	Year ended 2023-24	Year ended 2022-23 ₹
Statutory Audit Fees	4,00,000	4,00,000
Certification Fees	1,00,000	1,00,000
	5,00,000	5,00,000

For the year ended 31st March, 2024

Note No.: XXXIV

### Other Current Assets include due from

(₹ in Lacs)

	Year Ended	Year Ended	Maximum amount due during the year	
	2023-24	2022-23	2023-24	2022-23
CFO	₹12.76 Lacs	₹12.76 Lacs	₹12.76 Lacs	₹12.76 Lacs
CS	4.21	₹ 5.71 Lacs	₹5.71 Lacs	₹8.21 Lacs

### Note No.: XXXV

### Foreign Currency Expenditure & Income:

(₹ in Lacs)

Pa	rticulars	2023-24	2022-23	
1	Expenditure in Foreign Currency:			
	Commission on Sales	2451.78	2621.87	
	Others	71.12	227.61	
	Total	2594.01	2849.49	
2	Earnings in Foreign Currency			
	Sale of Goods	94886.12	74525.74	
	Sale of Services	109.14	14.27	

### Note No.: XXXVI

### **Expenditure on corporate Responsibility:**

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation, environment sustainability, disaster relief, COVID-19 relief and rural development projects. A CSR committee has been formed by the Company as per the Act. The funds were primarily allocated to activities which are specified in Schedule VII of the Companies Act, 2013.

Particulars	₹ in Lacs
(a) Gross amount required to be spent during the year	98.52
(b) Amount Spent During the year	40.76
(i) Construction /acquisition of any asset	-
(ii) on Purpose other than (i) above	
Balance carried forward to Next Years from current year	-
Opening Balance brought forwarded from previous year	59.91
Balance Lapse during the year	-
Closing Balance carried forward to Next Year/(Short Spent)	2.15

For the year ended 31st March, 2024

XXXVII (₹ in Lacs)

Ratios As on	Details for Calculations	31.03.2024	31.03.2023	Reason for major change
(a) Current Ratio	Current assets /current liabilities	2.99	3.14	Pursuant to Slump sale of the Company
(b) Debt-Equity Ratios	Total Debt/Shareholders equity	0.02	1.73	Pursuant to Slump sale of the Company
(c) Debt service coverage ratio	Net Operating Income /Annual debt+interest repayments due	5.84	1.71	Pursuant to Slump sale of the Company
(d) Return on equity ratio	Net Income/ Shareholder Equity	45.19	9.55	Pursuant to Slump sale of the Company
( e ) Inventory turnover ratio	Net credit sale/Average Inventory	5.70	3.36	Pursuant to Slump sale of the Company
(f) Trade receivable turnover ratio	Net credit sale/Average debtors	3.80	2.72	Pursuant to Slump sale of the Company
(g) Trade payables turnover ratio	Net credit Purchase/Average Creditors	4.23	4.24	Pursuant to Slump sale of the Company
(h) Net capital turnover ratio	Total Sales/Working Capital	1.38	2.42	Pursuant to Slump sale of the Company
(i) Net profit ratio	Net Profit (Loss)/Net Sales	32.86	3.94	Pursuant to Slump sale of the Company
(j) Return on capital employed	Net Profit (Loss)/Share holders Equity	45.19	9.55	Pursuant to Slump sale of the Company
(k) Return on Investment	"Current Value Of Investment - cost of Investment/Cost Of Investment"	-1.51	-3.31	Pursuant to Slump sale of the Company

### XXXVIII Lease Liability in accordance with Ind-As 116

The incremental borrowing rate applied to lease liabilities is 10%.

The movement in ROU - Asset during the year ended March 31, 2024 is as follows:-

(₹ in Lacs)

Particulars	ROU Assets -Land	
Balance as at April 2023	185.05	
Addition	0.00	
Depreciation	2.31	
Transfer to SLPL (Pursuant to Slump Sale)	-182.74	
Balance as at 31 <sup>st</sup> March 2024	0.00	

The aggregate depreciation expenses on ROU assets is included under depreciation and amortization expenses in statement of profit & loss account.

The break up of current & non current lease liabilities as at March  $31^{\rm st}$ , 2024 is as under.

Particulars	As at 31.03.2024
Non Current Liability	0.00
Current Liability	0.00
Total	0.00

For the year ended 31st March, 2024

The movement in lease liabilities during the year ended March 31, 2024

(₹ in Lacs)

Particulars	Year ended 31.03.2024
Balance at the beginning	53.32
Finance cost accrued during the period	5.33
Payments of Lease Liabilities	2.70
Transfer to SLPL (Pursuant to Slump Sale)	-55.96
Balance at the end	0.00

The aggregate depreciation expense on ROU assets is included under depreciation and amortization expense in the Statement of Profit and Loss.

The details of the contractual maturities of lease liabilities as at March 31, 2024 on an undiscounted basis are as follows: (₹ in Lacs)

Particulars	Year ended 31.03.2024
Less than one year	
One to five years	-
More than five years	=

Rental Expenses recorded for short term lease was ₹74.51 (PY ₹51.30) Lacs for the year ended 31-March-23

**Note No. XXXIX:** During the year the board in their meeting held on 25<sup>th</sup> September after considering the recommendation of Audit committee and independent Directors, approved the scheme of arrangement of amalgamation of the company with Ind Swift Ltd under the section 230-232 and their applicable provisions of the companies Act 2013. The company has filed an application before the stock exchange to obtain their no objection Certificate .The same is pending before both Stock exchanges.

Note No. XL: Exceptional Items includes Capital gain amounting to ₹386.59 crroes on slump sales( Refer note XXXI

Note No. XLI: Additional Regulatory information required by Schedule III to the Companies Act, 2013

- 1. The company does not have any Benami property held and there is no proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made there under.
- 2. The company does not have any relation with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956
- 3. The company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017, the name and CIN of the companies beyond the specified layers
- 4 The company is not a declared wilful defaulter by any bank or financial Institution or other lender.
- 5. The company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(is), including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the Intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries The company has not received any fund from any person(s) or entity(is), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- 6. There has been no income surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961

For the year ended 31st March, 2024

- 7. (A) The company has not advanced or loaned or invested funds to Intermediaries with the understanding that the Intermediary shall:Consolidated
  - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or Consolidated
  - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries. Consolidated
  - (B) The company has not received any fund from any Funding Party with the understanding that the company shall:Consolidated
    - directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or Consolidated
    - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries."

### **XLII SEGMENT REPORTING**

The Company operates only in one business segment viz. Bulk Drugs & Pharmaceuticals. However the figures in Segment Reporting is based on geographical location of its customers.

		In India	Outside India	Total
REVENUE		27,862	1,00,228	1,28,090
		(26,991)	(93,740)	(1,20,731)
RESULTS		10,473	45,027	55,500
		(8,129)	(37,564)	(45,693)
Less:	Financial Expenses			5,110
				(9,217)
Less:	Unallocated Expenses			35,465
				(34,421)
Add:	Operating Income			4,537
				(3,350)
Add	Exceptional Items			(38,659)
				(2,665)
Less:	Income Tax Provision			16,211
				(1,809)
Add:	Mat Credit entitlement			0
				0
Add:	Mat Utilisation			898
				(298)
Add:	Deferred Tax			1,084
				(2,336)

For the year ended 31st March, 2024

	In India	Outside India	Total
Profit\(Loss) after Tax			42,096
			4,783
OTHER INFORMATION			
SEGMENT ASSETS	10,660	5,122	15,782
	(30,364)	(22,471)	(52,835)
UNALLOCATED ASSETS			1,00,728
			(1,29,571)
TOTAL ASSETS			1,16,511
			(1,82,406)
SEGMENT LIABILITIES	4,331	5,023	9,354
	(13,458)	(7,980)	(21,438)
UNALLOCATED LIABILITIES			1,07,157
			(1,60,968)
TOTAL LIABILITIES			1,16,511
			(1,82,406)
CAPITAL EXPENDITURE			4,452
			1,277
DEPRECIATION			5,330
			5,736
NON CASH EXPENSES OTHER THAN DEPRECIATION			

### NOTES:-

### 1 Geographical Segments

The segment reporting is performed on the basis of the geographical location of customers.

The management views the Indian market and export markets as distinct geographical segments.

### 2 Segment assets & liabilities

Segment assets consists of debtors, other non-current assets and the segment liabilities consists of creditors.

### 3 The figures in brackets are in respect of previous year.

For the year ended 31st March, 2024

### XLIII Statement containing salient features of the financial statement of Subsidiaries.

Particulars	Year	Ind Swift Laboratories Inc.	Fortune(India) Constructions Ltd.	MJM Remedies Pvt. Ltd
		31.03.2024	31.03.2024	31.03.2024
Capital	2023-24	1828	7354	17
	2022-23	1461	7354	1
Reserves	2023-24	475	-394	-12
	2022-23	431	-358	0
Total Liabilities	2023-24	3587	1029	30
	2022-23	4878	952	0
Total Assets	2023-24	5890	7989	36
	2022-23	6769	7948	1
Turnover Net	2023-24	11947	115	10
	2022-23	18087	388	0
Provision For Tax	2023-24	122	0	0
	2022-23	196	0	0
Profit /(Loss before Tax)	2023-24	367	-36	-11
	2022-23	597	-92	0
Proposed dividend	2023-24	0	0	0
	2022-23	0	0	0

### Reporting Currency:-

Currency	\$
Exchange Rate as on 31.03.2024	83.3739
Exchange Rate as on 31.03.2023	82.22

### Notes:-

- 1) In Compliance with provisions of SEBI (LODR) regulations 2015, audited consolidated financial statements form part of this Annual reports.
- 2) The company has consolidated the audited results of its 100 % subsidiary Ind Swift Laboratories Inc for the financial Year Ended Dec 2023 and adjusted for 3 months of the Subsidiary company.
- 3) The company has consolidated the unaudited results of 100 % subsidiary "Fortune (India) Constructions Ltd for the financial year ended March 2024.
- 4) The company has consolidated the unaudited results of 75 % subsidiary "MJM Remedies Pvt." Ltd for the financial year ended March 2024.
- 5) The company has consolidated the unaudited profit (loss) of 50 % Joint Venture "Indis Healthcare LLP" for the financial year ended March 2024.
- 6) Full accounts of the aforesaid subsidiary are available for inspection at the registered office of the Company and on request will be sent to the members free of cost.

For the year ended 31st March, 2024

Additional information pursuant to para 2 of general instructions for the preparations of Consolidated financial statements.

Name of the entity	Net Assets (Total Assets minus total Liability)	Share in profit or Loss	Share in Other comprehensive Income	Share in Total comprehensive Income
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### Parent Subsidiaries Indian

	% of consolidated assets	Amount (In lacs)	% of consolidated Profit & Loss	Amount (In lacs)	% of consolidated OCI	Amount (In lacs)	% of consolidated CCI	Amount (In lacs)
Ind Swift Laboratories Ltd	90.18%	85,114	99.39%	41,839.01	0.00%	34.70	99.39%	41,804.31
Foreign								
Ind Swift Laboratories Inc. USA	2.44%	2,303	0.87%	367.44	0.00%	-	0.87%	367.44
Indian								
Fortune(India) Constructions Ltd.	7.37%	6,960	-0.12%	(49.66)	0.00%	-	-0.12%	-49.66
MJM Remedies Ltd	0.01%	5	-0.03%	(11.62)	0.00%	-	-0.03%	-11.62
Indis Healthcare LLP	0.00%	-	-0.12%	(49.01)	0.00%	-	-0.12%	-49.01
Sub Total	100.00%	94,383	100.00%	42,096.16	-	34.70	100.00%	42,061.46

### Note No. XLIII: Post employment Benefits

### (i) Defined Contribution Plans:

The Company makes contributions towards provident fund to a defined contribution retirement benefit plan for qualifying employees. Under the plan, the Company is required to contribute a specified percentage of payroll cost to the retirement benefit plan to fund the benefits.

### ii) Defined Benefit Plan:

- A) The Company makes annual contributions to the Group Gratuity cum Life Assurance Schemes administered by the LIC, a funded defined benefit plan for qualifying employees. The scheme provides for payment as under:
  - a) On normal retirement / early retirement / withdrawal / resignation: As per the provisions of the Payment of Gratuity Act, 1972 with vesting period of 5 years of service.
  - b) On death in service:
    - The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method. Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at the Balance Sheet date:
- B) The said benefit plan is exposed to actuarial risks such as longevity risk, salary risk, Interest rate risk, liquidity risk, demographic risk, regulatory risk, Investment risk and asset/liability mismatching risk.

For the year ended 31st March, 2024

### Amount of Expenses Recognized is as follows

Particulars	For the period	For the period ending		
Particulars	31-Mar-24	31-Mar-23		
In Income Statement	2,73,85,087	2,48,00,494		
In Other Comprehensive Income	46,67,703	-42,64,441		
Total Expenses Recognized during the period	3,20,52,790	2,05,36,053		

### Movements in the present value of the defined benefit obligation are as follows:

Particulars	For the period	d ending
Particulars	31-Mar-24	31-Mar-23
Present Value of Obligation as at the beginning	18,38,67,313	16,81,13,588
Current Service Cost	1,39,93,834	1,38,81,488
Interest Expense or Cost	1,34,50,859	1,10,03,661
Re-measurement (or Actuarial) (gain) / loss arising from :		
- change in demographic assumptions	0	0
- change in financial assumptions	97,107	-70,96,417
- experience variance (i.e. Actual experience vs. assumptions)	50,40,826	23,99,840
- others		
Past Service Cost		
Effect of change in foreign exchange rates		
Benefits Paid	-88,34,182	-44,34,847
Transfer In / Out pursuant to slump sale	-19,32,08,728	
Effect of business combinations or disposals		
Present Value of Obligation as at the end	1,44,07,029	18,38,67,313

### Bifurcation of Present Value of Obligation at the end of the year as per revised Schedule III of the Companies Act, 2013

Dauticulaus	As on	As on		
Particulars	31-Mar-24	31-Mar-23		
Current Liability (Short term)	40,89,669	3,54,24,973		
Non-Current Liability (Long term)	1,03,17,360	14,84,42,340		
Present Value of Obligation	1,44,07,029	18,38,67,313		

### Movements in the fair value of the plan assets are as follows:

For the period ending		
31-Mar-24	31-Mar-23	
8,14,799	12,93,371	
59,606	84,655	
19,93,62,089	39,26,449	
-82,28,595	-44,34,847	
4,70,230	-54,829	
19,24,78,129	8,14,799	
	31-Mar-24 8,14,799 59,606 19,93,62,089 -82,28,595 4,70,230	

For the year ended 31st March, 2024

### Expenses Recognised in the Income Statement is as follows

Particulars	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Current Service Cost	13993834	13881488	
Past Service Cost			
Loss / (Gain) on settlement			
Net Interest Cost / (Income) on the Net Defined Benefit Liability / (Asset)	13391253	10919006	
Expenses Recognised in the Income Statement	27385087	24800494	

### Expenses Recognised in the Other comprehensive income is as follows

Deuti-ulaus	For the period ending		
Particulars	31-Mar-24	31-Mar-23	
Actuarial (gains) / losses			
- change in demographic assumptions	0	0	
- change in financial assumptions	97107	-7096417	
-experience variance (i.e. Actual experience vs. assumptions)	5040826	2399840	
- others			
Return on plan assets, excluding amount recognised assumptions)	-470230	54829	
Re-measurement (or Actuarial) (gain)/loss arising because of change in effect			
of asset ceiling			
Components of defined benefit costs recognised in because of change in effect of asset ceiling	4667703	-4641748	

The principal financial assumptions used in the valuation are shown in the table below:

Particulars	As on		
Particulars	31-Mar-24 31-Mar-2		
Discount rate (per annum)	7.15%	7.30%	
Salary growth rate (per annum)	7.00%	7.00%	
Retirement age	58 years	58 years	
Mortality rate	100% of IALM 2012-14	100% of IALM 2012-14	

The discount rate indicated above reflects the estimated timing and currency of benefit payments. It is based on the yields / rates available on applicable bonds as on the current valuation date.

The salary growth rate indicated above is the Company's best estimate of an increase in salary of the employees in future years, determined considering the general trend in inflation, seniority, promotions, past experience and other relevant factors such as demand and supply in employment market, etc.

For the year ended 31st March, 2024

The amount included in the balance sheet arising from the entity's obligation in respect of its defined benefit plans is as follows

Doublandons	As or	As on		
Particulars	31-Mar-24	31-Mar-23		
Present Value of Obligation	1,44,07,029	18,38,67,313		
Fair Value of Plan Assets	19,24,78,129	8,14,799		
Surplus / (Deficit)	17,80,71,100	-18,30,52,514		
Effects of Asset Ceiling, if any				
Net Asset / (Liability)	17,80,71,100	-18,30,52,514		

### iii) Compensatory absences

Actuarial Valuation for Compensated Absences is done as at the year end and the provision is made as per Company rules with corresponding charge to the Statement of Profit and Loss amounting to ₹38.23 Lacs (Previous Year 30.11 Lacs ) and it covers all regular employees. Major drivers in actuarial assumptions, typically, are years of service and employee compensation.

XLIV Previous year figures have been regrouped, rearranged wherever considered necessary for comparison.

The accompanying notes form an integral part of the Consolidated financial statements.

**AS PER OUR SEPARATE REPORT OF EVEN DATE**For **Avishkar Singhal & Associates**Chartered Accountants

(Regd.No 017362N)

**CA Avishkar Singhal** 

Partner M.No. 098689

Place: Chandigarh Date: 13.05.24 For and on behalf of the Board of Directors

N. R. Munjal Himanshu Jain
Chairman Joint Managing Director
and Managing Director DIN-00014533
DIN-00015096

Pardeep VermaGagan AggarwalVP - Compliance & CSChief Financial Officer

For the year ended 31st March, 2024

### **XLV SIGNIFICANT ACCOUNTING POLICIES: -**

### 1 BACKGROUND

Headquartered in Chandigarh, India, Ind-Swift Laboratories Ltd is a public limited company incorporated on 04 Jan, 1995 under the provision of companies Act, 2013. Company is global manufacturer of APIs, Intermediates and formulations (through group collaboration). Having commenced operations in 1997 as an API manufacturer, the Company continued to focus on this business domain as its key business driver.

### 2.0 STATEMENT OF COMPLIANCE

The Consolidated Financial Statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016, as applicable. For periods up to and including the year ended March 31, 2017, the Company prepared its financial statements in accordance with the then applicable Accounting Standards in India ('previous GAAP').

### 2.1 BASIS OF MEASUREMENT

The Consolidated Financial Statements have been prepared on the historical cost basis except for: - certain financial assets and liabilities. These Consolidated Financial Statements and jointly controlled entity have been prepared in accordance with the recognition and measurement principles laid down in

These Consolidated Financial Statements of the Company and its subsidiaries and its Jointly controlled entity have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards as notified under section 133 of the Companies Act, 2013 read with Rule 4 of the Companies (Indian Accounting Standards) Rules, 2015 as amended and other relevant provisions of the Act and accounting principles generally accepted in India.

Accounting Policies not specifically referred to are in accordance with generally accepted accounting principles including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act.

### 2.2 BASIS OF PREPARATION

a) Company has wholly owned subsidiary in USA which was incorporated on Jan 2, 2004. The financial year of Parent Company from April 23 to March 24 whereas the financial year of Subsidiary Company is from Jan 23 to Dec 23. Accordingly, subsidiary's Audited financial statements for the year ended 31.12.23 adjusted for next three months in compliance with Ind-AS 110 are considered for the purpose of consolidation.

- b) Company has Indian wholly owned subsidiary in name of Fortune(India) Constructions Ltd . Accordingly, subsidiary's unaudited financial statements for the year ended on 31-03-2024 are considered for the purpose of consolidation.
- c) Company has Indian subsidiary in name of MJM Remedies Pvt Ltd. Accordingly, subsidiary's unaudited financial statements for the year ended on 31-03-2024 are considered for the purpose of consolidation.
- c) The Parent Company maintains its records and prepares its financial statements under the historical cost convention, in accordance

with Generally accepted Principles in India, While the foreign subsidiary maintain their records and prepare their financial statements

in conformity with Generally Accepted Principles prevalent in the country of their domicile. No adjustments are made in these

Consolidated Financial Statements for inconsistencies in accounting policies.

### 2.3 USE OF ESTIMATES

The preparation of the Consolidated Financial Statements in conformity with Ind AS requires Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. Management believes that the estimates used in preparation of the Consolidated Financial Statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known/ materialize. Estimates and underlying assumptions are reviewed on an ongoing basis.

### 2.4 PROPERTY PLANT & EQUIPMENT

### 2.4.1 COST OF PROPERTY PLANT & EQUIPMENT

All Property, plant and equipment held for use in the production or supply of goods or services, or for administrative purposes, are valued at cost/revalued cost net of tax credit wherever eligible. Cost includes all expenses and borrowing cost attributable to the project till the date of commercial production / ready to use. Any asset transferred to assets

For the year ended 31st March, 2024

held for sale is value at cost or NRV whichever is lower.

### 2.4.2 DEPRECIATION /AMORTIZATION

Depreciation is recognized so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis. Depreciation is provided on straight line method at the rates specified in Schedule II of the Companies Act 2013 on pro rata basis and the assets having the value up to ₹5000 have been depreciated at the rate of 100%. The policy of company is to provide depreciation on the Buildings , Plant & Machinery and Other Fixed assets from the date of commercial production/ ready to use.

### 2.4.3 INVESTMENT PROPERTY

"Properties that is held for long-term rentals or for capital appreciation or both, and that is not occupied by the Group, is classified as investment property. Investment property is measured initially at its cost, including related transaction costs and where applicable borrowing costs. Subsequent expenditure is capitalized to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of the investment property is replaced, the carrying amount of the replaced part is derecognized. Investment property are depreciated using the straight line method over their estimated useful lives. On transition to Ind AS, the Group has elected to continue with the carrying value of its investment property recognized as at April 1, 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of investment properties."

### 2.4.4 INTANGIBLE ASSETS (OTHER ASSETS)

"Intangible Assets with definite useful lives are subject to amortization and are reviewed to determine whether there is any indication that carrying value of these assets may not be recoverable. Management judgment is required in the area of intangible assets loss particularly in assessing: Whether an event has occurred that may indicate that the related assets values may not be recoverable or Whether the carrying value of an intangible assets can be supported by the recoverable amount, being the fair value

less costs to sell or net present value of future cash flows which are estimated based upon the continued use of the asset in the group.

### **Useful Lives of Intangible assets:**

Intangible assets related to R&D are amortized over the period of 8 years on straight line method."

### **2.4.5 LEASES**

"The Company's lease asset classes consist primarily of land and buildings . The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low value leases. For these short-term and low-value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised. The ROU assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. ROU assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. ROU assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases. Lease liabilities are remeasured with a corresponding

For the year ended 31st March, 2024

adjustment to the related ROU asset if the Company changes its assessment of whether it will exercise an extension or a termination option. Lease liability and ROU assets have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows. `"

### 2.5 BORROWING COSTS

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets have been capitalized as part of cost of assets. Other Borrowing costs are recognized as an expense in the period in which they are incurred.

### 2.6 INVENTORIES

Inventories are valued at lower of cost and net realizable value, Cost includes all charges in bringing the goods to point of sale. Cost is determined as follows.

- **2.6.1** Raw Materials and stores and spares are valued on weighted average basis.
- **2.6.2** Work in Process is valued at estimated cost basis and an appropriate share of production overheads or net realizable value whichever is less.
- **2.6.3** Finished Goods are valued at cost and an appropriate share of production overheads or net realizable value whichever is less.
- **2.6.4** Stock in Trade are valued at weighted average basis.

### 2.7 FOREIGN CURRENCY TRANSACTIONS

In relation to the Parent Company

Transactions in foreign currencies are recorded at the exchange rates prevailing at the date of the transactions. The gain or loss arising from forward transactions have been recognized in the year in which the contract has been cancelled/ matured. Monetary assets & current liabilities are translated at year end exchange rates. The resulting gain or loss on translation or settlement is recognized in the Profit& Loss Account except to the extent of exchange differences which are regarded as an adjustment to interest costs on foreign currency borrowings that are directly attributable to the acquisition or construction of qualifying assets, are capitalized as cost of assets. Non-monetary assets and liabilities that are measured in terms of historical cost in foreign currencies are not retranslated.

In translating the financial statement of representative foreign offices for incorporation in main financial statements, the monetary assets and liabilities are translated at the closing rates non monetary assets and liabilities are translated at exchange rates prevailing at the dates of the transactions and income and expenses items are converted at the yearly average rate.

### In relation to the Subsidiary Company

In case of foreign subsidiary, the local accounts are maintained in the local and functional currency. The financial statements of such subsidiary, which are integral foreign operations for the parent company, have been translated to Indian currency on the following basis:

- a) All income and expenses are translated at yearly average rate of exchange prevailing during the year.
- b) Monetary assets and liabilities are translated at the closing rate on the Balance Sheet date.
- c) Non-Monetary Assets and Liabilities are translated at historical rates.
- d) The resulting exchange difference is accounted as "Foreign Currency Translation Reserve" which is transferred to 'Other Comprehensive Income'.

### 2.8 TRADE RECEIVABLES & ADVANCES

"Sundry debtors outstanding for more than three years at the end of Balance Sheet date will be written off from the books of accounts except disputed debtors having matters pending under different Courts. Other advances and related party balances outstanding for more than 3 years are reviewed by the management at the end of every financial year and are written off as per the judgment of the management."

### 2.9 OTHER SIGNIFICANT ACCOUNTING POLICIES

Other accounting policies adopted for preparation of consolidated financial statements are same as set out in the Note XLII accompanying the financial statements of Ind Swift Laboratories Limited. The other accounting policies adopted by subsidiary are the same as that of Ind Swift Laboratories Limited in all material respect.

#### IND-SWIFT LABORATORIES LIMITED

LIMIALIDITED	/DDOL/ICIONIAL	CTABIDALORIE	BALANCE SHEET AS O	MI SOLL	CEDT	2024
UNMODITED	/ PRO VISIONAL	SIMNUMEDINE	DALANCE SHEET AS U	IN SULL	SEFI	2024

PARTICULARS	Note No.	As at	As at
	17 Sept. 10	30.09.2024	31.03.2024
		Rs. in Lacs	
ASSETS			
Non-current assets :			
Property, Plant and Equipment	,1	498.04	532.48
Right of Use - Land		-	
Capital work-in progress		-	-
Investment property	1	227.61	229.91
Intangible assets under development		70	2
Financial Assets			
a) Investments	11		
- In subsidiaries and associates		8,055.25	8,055.25
- In Others		16,672.73	8,539.24
b) Other Non-current Financial Assets	III	46.25	41.05
Deferred tax assets (net)	IV	3,183.88	3,183.88
Other non-current assets	V	36,971.93	35,343.03
TOTAL NON-CURRENT	ASSETS	65,655.68	55,924.83
Current Assets			
Inventories	VI		
Financial Assets	VI	17.5	
(a) Trade receivables	VII	3 700 01	10.000.12
		2,788.01	10,660.13
(b) Cash and cash equivalents	VIII	43,601.16	42,572.92
(c) Other current financial Assets	IX.	1 503 00	1 220 62
Other current assets	×	1,593.99	1,320.62
Assets held-for-sale	_		
TOTAL CURRENT	The second of th	47,983.16	54,553.68
	GRAND TOTAL	1,13,638.85	1,10,478.51
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share capital	XI	5,908.69	5,908.69
(b) Other Equity	XII	94,839.41	86,315.53
TOTAL	EQUITY	1,00,748.09	92,224.21
LIABILITIES			
Non-current lia bilities			
Financial Liabilities	XIII		
(a) Borrowings	All	273.59	299.64
(b) Lease Liabilities		273.33	255,04
Non- Current Provisions		122.64	122.64
Other Non current Liabilities		122.64	122,04
TOTAL NON- CURRENT LIA	BILITIES	396.22	422,28
e la	_		
Current liabilities	1000000		
Financial Liabilities	VIV		
(a) Borrowings	26%	519.33	531.83
(b) Trade payables	XV		
MSME			S
Others		1,516.18	6,391.05
(c) Other Financial Liabilities	XVI	· ·	8
Current Provisions		10,088.66	10,088.66
Other current liabilities	XVII	370.37	820.47
TOTAL CURRENT LIA	BILITIES	12,494.53	17,832.02
	GRAND TOTAL	1,13,638.85	1,10,478.51

XLV

Varzatter N.R. MUNJAL
CHAIRMAN & MANOGENOUDINECTOR
DIN:00015096

PARDEEP VERMA VP-CORPORATE AFFAIRS &CS

HIMANSHU JAIN JOINT MANAGING DIRECTOR DIN: 00014533

Chief Financial Officer

#### IND-SWIFT LABORATORIES LIMITED

#### UNAUDITED/ PROVISIONAL STANDALONE STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 30.09.2024

	Note No.	Year Ended	Year Ended
		30.09.2024	31.03.2024
		Rs. in Lacs	
Revenue from Operation	XVIII	3,316.23	1,22,731.79
Other Income	XIX	2,408.56	4,531.35
Total Income	=	5,724.78	1,27,263.15
EXPENSES			
Cost of Materials Consumed	XX	50.69	57,604.53
Purchase of Stock-in-trade		2,516.99	1,046.32
Change in Inventories of FG/WIP/Stock in trade	XXI		3,707.27
Employee benefits expense	XXII	1,077.41	14,888.43
Financial Cost	XXIII	57.95	5,109.55
Depreciation & amortisation expenses	XXIV	46.64	5,330.28
Other Expenses	XXV	1,324.33	20,488.66
TOTAL-B		5,074.01	1,08,175.05
Profit / (Loss) before exceptional items & Tax Exceptional items		650.77	19,088.09
Exceptional Item Loss (Profit)			(38,659.00)
Profit /(Loss) before Tax		650.77	57,747.09
TAX EXPENSE:		050.77	37,747.03
Current Tax		-	16,088.66
Mat credit Utilisation\Expire		4	897.50
Deferred Tax (liability/(Assets)	IV	-	(1,084.34)
Income Tax Adjustment of Previous Years		Q	6.25
Total Tax expense		1/2/	15,908.08
Profit/ (Loss) for the period from continuing Operation		650.77	41,839.01
Other Comprehensive Income			
A) Items that will be reclassified to P&L A/c			-
B) items that will not be reclassified into P&L A/c			
(Gain)/loss on remeasurements of Investments carried at FVTOCI		-	-
Tax on (Gain)/loss on remeasurements of Investments			-
Actuarial (Gain)/loss on remeasurements of Post employee benefits			46.66
Tax on Actuarial (Gain) /loss on remeasurements of employee			(11.96)
Other Comprehensive (Income) / Loss for the period , net of Tax	-	.=	34.70
Total Comprehensive Income/(Loss) for the Period	·	650.77	41,804.31
Earning per equity share:		1.10	70.04
(1)Basic		1.10	70.81
(2)Diluted		1.10	70.81

N.R. MUNJAL CHAIRMAN & MAN DIN:00015096

> PARDEEP VERMA VP-CORPORATE AFFAIRS &CS

HIMANSHU JAIN JOINT MANAGING DIRECTOR DIN: 00014533

Chief Financial Officer

Investment in Equity shares of Subsidiaries: (Carried at Cost)	PARTICULARS		AS AT	AS AT
Note No -II    Note No -II   Note No -II   Note Street in Equity shares of Subsidiaries: (Carried at Cost)   Investment in Ind Swift Laboratories Inc., USA   Common Stock[204 Share, No. par Value)   One Street In India Swift Laboratories Inc., USA   State Of Street India Swift Laboratories Inc., USA   State Of Street India Swift Laboratories Inc., USA   One Swift India S			30.09.2024	31.03.2024
Investment in Equity shares of Subsidiaries: (Carried at Cost)			Rs. in Lac	es
Investment in Equity shares of Subsidiaries: (Carried at Cost)     Investment in ind Swift Laboratories inc., USA   544.10   544.     Investment in Fortune (India) Construction tid   7,248.00   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   7,248.40   1,275.00 (py 7,350,000 (Py 7,354,0000) Equity Share of Rs.10/- each fully paid up.   1,275.00 (py 7500) Equity Share of Rs.10   200.00   250.00   2	Note No -II			
	a) Non-Current investment: ( Unquoted Investments )			
Common Stock 1204 Share, No par Value    544.10   544.10   544.10   1/2, 500.00   1/	Investment in Equity shares of Subsidiaries: (Carried at Cost)			
	i) Investment in Ind Swift Laboratories Inc., USA			
7,238,40,000 (PV 7,35,40,000) Equity Share of Rs.10/- each fully paid up. 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10 each 1,27,500 (pv 7500) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.) 1,000 (pv 730,000) Equity Share of Rs. 10/- each fully paid up.)	Common Stock(1204 Share , No par Value)		544.10	544.10
	ii) Investment in Fortune (India) Construction Ltd			
1,27,500 (py 7500) Equity Share of Rs. 10 each	7,35,40,000 (PY 7,35,40,000 ) Equity Share of Rs.10/- each fully paid up.		7,248.40	7,248.40
Investment in Equity shares of Associates: (Carried at Cost)	iii) Investment in MJM Remedies Private Ltd			
iv) Investment in Indis Healthcare LLP   Share Capital   250.00			12.75	12.75
Share Capital   250.00   250				
Dote   Investment in Esix Biosciences Limited   2,35,000 Gequity Share of Rs. 10/- each fully paid up.)   536.24   536.   33.00   3.   3.00   3.   3.00   3.   3.	nat #ggg and the region of group care in a contract and a contract			
b) Other Investments : (Carried at FVTOCI) ii) Investment in Essix Biosciences Limited  12,35,000 Equity Share of Rs.10/- each fully paid up.) iii) Investment in Mohali green environment Pvt. Ltd  3,000 (PY 30,000) shares of Rs. 10/- each C) Investment in compulsorily convertible debentures (measured at FVTPL)* Unquoted 3,200.00 (PY :NIL) 0.001% compulsory convertible debentures in synthimed Labs Pvt Ltd. d) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted 48,00,000 (PY :NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd. e) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) 18% Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd. e) Investment in Non-convertible debentures in synthimed Labs Pvt Ltd. 10(PY :NIL) 18% Non-convertible debentures in Synthimed Labs Pvt Ltd. e) Investment in Incited 4,000.00	Share Capital		250.00	250.00
		TOTAL	8055.25	8055.25
12,35,000 Equity Share of Rs.10/- each fully paid up.)  12,35,000 Equity Share of Rs.10/- each fully paid up.)  13,000 (PY 30,000) shares of Rs. 10/- each 3.00 3.000 (PY 30,000) shares of Rs. 10/- each 3.00 3.000 (PY 30,000) shares of Rs. 10/- each 3.00 3.000 (PY 30,000) shares of Rs. 10/- each 3.00 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 (PY 30,000) shares of Rs. 10/- each 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 3.000 shares of Rs. 10/- each 3.000 3.000 3.000 3.000 3.000 3.000 shares of Rs. 10/- each 3.000	b) Other Investments : (Carried at FVTOCI)			
	i) Investment in Essix Biosciences Limited			
30,000 ( PY 30,000) shares of Rs. 10/- each   3.00   3.0	12,35,000 Equity Share of Rs.10/- each fully paid up.)		536.24	536.24
C) Investment in compulsorily convertible debentures (measured at FVTPL)* Unquoted 3,200,000 (PY :NIL) 0.001% compulsory convertible debentures in synthimed Labs Pvt Ltd. d) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted 48,00,000 (PY :NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd. e) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures in synthimed Labs Pvt Ltd. e) Investment in Incicl Demat Account 1 766.10 -1)Invesment in Incicl Demat Account 1 766.10 -1)Invesment in Incicl Makis Fund 2 020.53 -1 -1 TOTAL 3,164.86 -1 TOTAL 16672.73 8539 GRAND TOTAL 24,727.98 16,594.  Note No -III  Other Non-Current Financial Assets (a) Security Deposits* 46.25 41.	iii) Investment in Mohali green environment Pvt. Ltd			
Unquoted 32,00,000 (PY :NIL) 0.001% compulsory convertible debentures in synthimed Labs PVt Ltd. 4,800.00 4,800.00 4,800.00 6) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures in synthimed Labs Pvt Ltd. (PY :NIL) % Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited 10	30,000 ( PY 30,000) shares of Rs. 10/- each		3.00	3.00
Labs Pvt Ltd. d) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted 48,00,000 (PY :NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd. e) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY :NIL) % Non-convertible debentures (measured at amortised cost)**  Investment in InCICI Demat Account (PY :NIL) % Non-convertible debentures (measured at amortised cost)**  Investment in InCICI Demat Account (PY :NIL) % Non-convertible debentures (measured at amortised cost)**  Investment in InCICI Demat Account (PY :NIL) % Non-convertible debentures (measured at amortised cost)**  Investment in No	C) Investment in compulsorily convertible debentures (measured at FVTPL)* Unquoted			
Unquoted	32,00,000 (PY: NIL) 0.001% compulsory convertible debentures in synthimed Labs Pvt Ltd.		3,200.00	3,200.00
4,800,000 (PY:NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd.  e) Investment in Non-convertible debentures (measured at amortised cost)**  Unquoted (PY:NIL) % Non-convertible debentures inAshoka Investors Trust Limited (PY:NIL) % Non-convertible debentures (measured at amortised cost)**  100-10-10-10-10-10-10-10-10-10-10-10-10-	d) Investment in Non-convertible debentures (measured at amortised cost)**			
e) Investment in Non-convertible debentures (measured at amortised cost)** Unquoted (PY:NIL) % Non-convertible debentures inAshoka Investors Trust Limited 4,000.00 - )Invesment in ICICI Demat Account 766.10 - )Invesment in Axis Fund 202.53 - )Invesment in Incred 3,164.86 - TOTAL 16672.73 8539 GRAND TOTAL 24,727.98 16,594.  Note No -III  Other Non-Current Financial Assets (a) Security Deposits* 46.25 41.	Unquoted			
Note No -III   Note No -III   Content Financial Assets   Content in Assets   Content in ICI   Content	48,00,000 (PY: NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd.		4,800.00	4,800.00
(PY :NIL) % Non-convertible debentures in Ashoka Investors Trust Limited	- Table			
Invesment in ICICI Demat Account	[2008] [1008] [1009] [1		\$75,656.65	
Invesment in Axis Fund   202.53				
Note No -III				17
TOTAL   16672.73   8539   GRAND TOTAL   24,727.98   16,594.	•			S2
Note No -III	Jinvesment in Incred	TOTAL		8539.24
Note No -III  Other Non-Current Financial Assets  (a) Security Deposits*  46.25  41.		RATERIKOGO	CARLEST TO A CONTROL OF THE CONTROL	
Other Non-Current Financial Assets  (a) Security Deposits*  46.25  41.		=	24,727.30	10,334.43
(a) Security Deposits* 46.25 41.	Note No -III			
46.25 41.	Other Non-Current Financial Assets			
		_	46.25	41.05
*Includes securities deposits to Related Parties 6.50 6.			46.25	41.05
	*Includes securities deposits to Related Parties	<del></del>	6.50	6.50

#### Note No. IV

Deferred Tax:

The Break Up of Deferred Tax Liabilities/(Assets)			
as at SEPT 30, 2024 is as under:			
Deferred Tax Liabilities			
Taxable Temporary Difference on account of :			
Depreciation		45.64	45.64
Total	-	45.64	45.64
Deferred Tax Assets			
Taxable Temporary Difference on account of :			
Provision for Gratuity/EL Encashment/commission		42.91	42.91
Provision for Doubtful Debt		634.66	634.66
Investment at FVTOCI		59.26	59.26
NCD valuation difference as per IND AS		ē	
Total Deferred Tax Assets		736.83	736.83
MAT Credit entitlement		2,492.69	2,492.69
Deferred Tax Assets /(Liability) net		3,183.88	3,183.88
Deferred Tax Assets /(Liabilities) Charged to OCI		(11.96)	(11.96)
Deferred Tax Assets /(Liabilities) Charged to P&L A/c	=	(1,084.34)	(1,084.34)
Note No-V			
Other Non - Current Assets			
(Secured Loans & Advances)			
-Related Parties *		36,971.93	35,343.03
(Unsecured but Considered Good)			
Capital Advances			
-Others	_	; <del>2</del>	( <del>2</del>
	TOTAL	36971.93	35343.03

#### Note No- VI

(a) INVENTORIES			
(As per inventories taken, valued & certified by the Management)			
Raw Materials		-	-
Work in Process		12	12
Finished Goods		æ	2 <del>-</del>
Goods-in-Transit (Raw material)		42	6
Stores & Consumables		E	
	TOTAL	0.00	0.00
Note No -VII			
Trade Receivables			
- Unsecured Considered good*		2,788.01	10,660.13
_	TOTAL	2,788.01	10,660.13
*Includes Amounts due from Related Parties		-	5.34
Note No : VIII			
Cash and Cash equivalents			
Cash balance in hand		82.86	99.15
Bank balances with Scheduled Banks :			
Fixed Deposits With Banks		38,451.78	39,383.89
Interest accrued		1,431.58	99.02
Current Accounts		3,634.94	2,990.86
	TOTAL	43601.16	42572.92
Note No : IX			
Other current Financial assets			
(a) Advance Custom Duty Paid /Export Incentive Scheme/RoDTEP		in the second	19
(b) GST refund receivable		9월	¥ <u>2</u>
(c ) Financial Guarantee to related party		:=	8 .
	TOTAL		
Note No : X			
Other Current Assets			
(a) Loans and advances (Unsecured but considered good)			
-Related Parties		27.63	16.97
-Others Advances to Creditors		18.91	7.86
(b) Loans and advances (Unsecured & doutful)			
-Others Advances to Creditors		<b>12</b>	2,476.68
Less: 'Provision for Doubtful Debt		:	(2,476.68)
(c) Others			
-Indirect Taxes Recoverable - Cenvat/Vat /GST		680.19	731.00
-Advance Tax/TDS		830.84	554.58
-Prepaid Expenses		4.93	4
-Advances recoverable in cash or in kind or value to be received	And the contract of	31.48	10.22
	TOTAL	1593.99	1320.62

#### AND STATEMENT OF PROFIT AND LOSS ACCOUNT

of Rs.10/-each fully called up and paid up.

PARTICULARS	As at	As at
	30.09.2024	31.03.2024
Note No. XI	Rs. in	Lacs
SHARE CAPITAL		
a) Authorised		
Balance as per Last Balance Sheet:	6,000.00	6,000.00
Addition during the year		
Nil (Previous Year NIL) Equity share of Rs. 10/- Each		
6,00,00,000 (Previous Year 6,00,00,000) Equity Shares of Rs.10/- Each	6,000.00	6,000.00
b) Issued, Subscribed & Paid Up		
Balance as per Last Balance Sheet:	5,908.69	5,908.69
Addition during the year:-	-	343
5,908,68,60 (Previous Year 5,908,68,60) Equity Shares	5,908.69	5,908.69

#### NOTE NO XII Other Equity

#### (A) Reserves & surplus

(a) Capital Reserves			
Opening Balance		71.92	0.02
Addition during the year	<u> </u>		71.90
		71.92	71.92
(b) Securities Premium			
Opening Balance		30,731.01	30,731.01
Addition during the year			25 25 25 25 25 25 25 25 25 25 25 25 25 2
		30,731.01	30,731.01
(c) Revaluation Reserve			
Opening balance		82	18,340.81
Less: Transfer pursuant to slump sale		t <del>-</del>	17,114.88
Less: Depreciation charges on revalued assets trf to General	al reserve		1,225.93
		0.00	0.00
(d) General Reserve			
As per Last Balance Sheet		17,719.02	16,493.09
Add: Dep on revalued assets Deducted from Revaluation Res	serves	£=	1,225.93
	CONTRACTOR OF THE PROPERTY OF	17,719.02	17,719.02
(e) Retained Earnings			
As per Last Balance Sheet		38,070.29	(3,768.71)
Add: Profit(Loss) for the year closing		650.77	41,839.01
Closing		38,721.06	38,070.30
(f) Advance against NCD		7,873.12	
	TOTAL (A)	95116.13	86,592.25
(B) Items of other Comprehensive Income			
a)Remeasurement of the defined benefits liabilities /(assets)		2	fo
Opening balance		(276.72)	(242.02)
Add/(Less): Movement during the year(net of Tax)  Closing Balance		(276.72)	(34.70) (276.72)
Closing Dalance		0.629/0180/0000	100.0000.000-94000
	TOTAL (B)	(276.72)	(276.72)
	TOTAL OTHER EQUITY(A+B)	94,839.41	86,315.53

#### Nature and purpose of each reserve

Securities premium - The amount received in excess of face value of the equity shares is recognised in securities premium. In case of equity-settled share based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium. It is utilised in accordance with the provisions of the Companies Act, 2013.

Revaluation reserves - This reserve has been created at the time of re-valuation of Fixed assets of the company. The same is getting utilised in accordance with provisions of Ind-AS. The same has been Transfer pursuant to slump sale.

General reserve - The reserve arises on transfer portion of the net profit pursuant to the earlier provisions of Companies Act, 1956. Mandatory transfer to general reserve is not required under the Companies Act, 2013.

Retained Earnings - Retained earnings are the profits that the company has earned till date, less any transfers to other reserves, dividends or other distribution paid to its equity shareholders general reserve is not required under the Companies Act, 2013.

Remeasurement of the defined benefit liabilities / (asset) - The cumulative balances of actuarial gain or loss arising on remeasurements of defined benefit plan is accumulated and recognised with in this component of other comprehensive income. Items included in actuarial gain or loss reserve will not be reclassified subsequently to statement of profit and loss.

Note No. XIII			
Non-current liabilities			
Financial Liabilities			
(a) Borrowings			
Secured Loans			
a) Debentures			
(i)Non Convertible debenture		26	148
b)Vehicle Loans		273.59	299.64
	TOTAL	273.59	299.64
(b) Other Non Current Financial Liabilities			
(i) Land Lease liability		<u> </u>	148
Provisions	_		N=2.
(i) Gratuity Payable		103.17	103.17
(ii) Compensated absences		19.47	19.47
	TOTAL	122.64	122.64
Other Non current Liabilities			
(i) Deferred Income - Capital Subsidy		ê <del>-</del>	(30)
	TOTAL	i i	F255

367

Note No .XIV			
Current Liabilities			
(a) Financial Liabilities			
Borrowings			
Secured Loan			
(i) Borrowings for working capital.		8.69	
(ii) Current Maturity of Term Loans from Banks/FI		0 <del>=0==</del> (2=	
Unsecured Loan & others			
(i) Public Deposits		253.55	257.00
(ii) Interest accrued on bank borrowing & Others		257.09	274.83
	TOTAL	519.33	531.83
	(COMA COMAC)		0.00000000
Note No .XV			
Trade Payable:			
(i) MSME		22	740
(ii) Other Creditors		1,516.18	6,391.05
	TOTAL	1,516.18	6,391.05
*Includes Amounts due to Related Parties		G	
Note No .XVI			
Other Financial Liabilities			
(i) Land Lease		<u>~</u>	( <u>42</u> )
(ii)Financial Guarantee to Related party*	-	24	748
		0.00	0.00
* Essix Biosciences Ltd. has completely repaid the Working Capital Lo	an for which a Financial Guarantee was p	provided during the year.	
Current Provisions			
(i) Income Tax payable*		10,088.66	10,088.66
A Print mercury second construction for contract	TOTAL	10088.66	10088.66
* Income Tax Payable net of advance Tax paid during the year.	<del></del>		
Note No .XVII			
Other Current Liabilities:			
(i) Advances from Customers		5	653
(ii) Statutory Liabilities		52.01	367.85
(iii) Expenses Payable		318.36	452.63
(iv) Current Maturity of Government Grants	3	2	(E)
	TOTAL	370 27	820.47

TOTAL

370.37

820.47

i)Statutory Liabilities include TDS/TCS payable, ESI Payable, PF payable, Labour welfare Payable, GST Payable, professional tax etc.

ii) Expenses payable include Salary, wages, Bonus, Short term compensated absences and gratuity payable, Audit Fees, Electricity Exp payable etc.

#### Note No -XVIII

#### REVENUE FROM OPERATIONS

#### 1) Disaggregated revenue information

Set out below is the disaggregation of the Company's revenue from contracts with customers:

		Year Ended	Year Ended
		30.09.2024	31.03.2024
Type of goods or service		(Rs.)	(Rs.)
Sales of APIs			
Sale of manufactured Products		*	1,19,415.62
Sale of Services		681.29	714.14
Sale of traded Products		2,634.94	2,602.04
	Total	3,316.23	1,22,731.79
Revenue within India		3,316.23	27,736.53
Revenue Outside India		2	94,995.26
	Total	3,316.23	1,22,731.79
Timing of revenue recognition		8.	
Goods transferred at a point in time		3,316.23	1,22,731.79
	Total	3,316.23	1,22,731.79
		Year Ended	Year Ended
		30.09.2024	31.03.2024
Note No-XIX			
OTHER INCOME			
Export Incentive & other Operating Income		2	1,636.59
Forex Fluctuations-Gain (Expenses)		25.84	1,055.19
Interest Income		3,288.35	1,837.14
Other Non operating Income(loss)		(905.64)	2.42
Total		2,408.56	4,531.35

Nieko Nie VV		
Note No-XX EXPENSES		
COST OF MATERIAL CONSUMED/SOLD		
Opening Stock	~	10,822.54
Add :-		58
Purchases	2,567.68	59,210.50
Less :Stock Transfer pursuant to slump sale		
Less: Closing Stock	· ·	9 <del>8</del> (g)
TOTAL	2,567.68	70,033.04
Note No-XXI		
INCREASE /DECREASE IN INVENTORY Opening Stock		
Work in Process	2	18,928.33
Finished Goods	2	11,712.91
	<u></u>	30,641.24
Less: Stock Transfer pursuant to slump sale	<u> </u>	
Work in Process	=	15,945.71
Finished Goods/Stock in Trade	5	10,988.26
	<del>.</del>	26,933.97
Less: Closing Stock Work in Process		
Finished Goods/Stock in Trade	-	π -
Timshed Goods/Stock in Trade	5/C	*** **
TOTAL		3,707.27
	<u> </u>	
Note No-XXII		
EMPLOYEE BENEFITS EXPENSES		
Directors Remuneration		
Salary & Allowances	552.75	1,128.07
Contribution to P.F. Salary & Allowance	504.19	0.86
Salary & Wages	304.19	2,005.62 10,961.69
P.F. & Other Funds	9.71	368.54
Staff Welfare Expenses	10.66	143.29
Recruitment Expenses	0.04	10.21
Gratuity Premium	5	267.82
Training & Development Expenses	0.05	2.33
TOTAL	1,077.41	14,888.43
Note NoXXIII FINANCE COST		
Interest on Term Loans	12	277.93
Interest on Debentures	2	4,232.72
Interest on Working Capital	12	158.73
Bank Charges & Others	57.95	440.18
TOTAL	57.95	5,109.55
	*	-
Note No -XXIV		
DEPRECIATION & AMORTISATION EXPENSES		
Depreciation	46.64	5,330.28
TOTAL	46.64	5,330.28
Note No -XXV		
OTHER EXPENSES		
MANUFACTURING EXPENSES		
Job Work Charges	204.63	729.35
Power, Fuel & Water Charges	迢	6,010.96
Stores & Spares	<b>2</b>	2,092.84
Repair & Maint. :		<u> </u>
Plant & Machinery	遵	409.50
Buildings Electrical	<u>~</u> ∞	297.73
Other Manufacturing Expenses	-	207.91 320.14
TOTAL	204.63	10,068.42
A.S. A.M.T.	204.03	10,000.72

ADMINISTRATIVE & OTHER EXPENSES		
Travelling & Conveyance	28.95	219.31
Auditors Remuneration :		
Audit Fees	2.50	4.00
Certification Fees	17	1.00
Out of Pocket Exp.	0.08	1.31
Lease Rent - Short term	24.31	81.95
Rate fee & Taxes	38.89	115.55
Insurance Charges	8.76	450.81
Legal & Professional Charges	903.55	2,033.94
Printing & Stationary	2.74	107.86
Vehicle Running & Maint.	6.27	212.50
Telephone & Postage	6.94	50.79
Office Expenses	13.20	105.77
Charity & Donation	0.23	4.08
Listing Fees	22.46	16.44
Books & Periodicals	0.42	1.77
Meeting, Membership & Subscription Fees	10.30	125.58
Security Expenses	16.37	138.82
Repair & Maintenance-General	6.93	308.16
Corporate Social Responsibility Expenses , (Refer note no XXXVI)	14.44	40.76
Other Expenses	8.11	20.59
TOTAL	1,115.46	4,041.01
SELLING & DISTRIBUTION EXPENSES		
Advertisement & Publicity	0.63	4.15
Business Promotion	1.22	254.67
Commission on Sales	0.84	2,660.82
Packing Material	-	412.06
Freight Outward	1.55	735.31
Insurance Charges	-	43.59
ECGC Premium	-	14.21
Other expenses		1.22
TOTAL	4.24	4,126.03
TOTAL	3.23	4,120.03
Loss/(Profit) on Sale of Fixed Assets	12	(223.48)
Provision for Doubtful Debt	2	2,476.68
Intangible Assets Written off	- :2	2,470.08
TOTAL		2,253.20
TOTAL .		2,233.20
Grand Total-Note No XXV	1,324.33	20,488.66

PARTICULARS	Note No.	As at 30.09.2024	As at 31.03.2024
		Rs. in La	cs
ASSETS			
Non-current assets :			
Property, Plant and Equipment	1	501.93	536.38
Right of Use - Land		=	
Capital work-in progress		=	-
Investment property	1	227.61	229.91
Intangible assets under development		~	18
Financial Assets			
a) Investments	11		
- In subsidiaries and associates		10 102 07	** 05 4 40
In Others	100	19,182.07	11,054.48
b) Other Non-current Financial Assets	III	54.00	48.80
Deferred tax assets (net)	IV	3,184.84	3,185.15
Other non-current assets  TOTAL NON- CURRENT ASSETS	v	36,971.93 <b>60,122.39</b>	35,343.03 <b>50,397.7</b> 4
TOTAL TOTAL CONTENT POSITION		JOJALLI J	30,037174
Current Assets			
Inventories	VI	932.89	1,045.77
Financial Assets			
(a) Trade receivables	VII	5,754.81	16,912.19
(b) Cash and cash equivalents	VIII	43,845.52	43,192.71
(c) Other current financial Assets	IX		2
Other current assets	X	8,146.36	4,962.23
Total Current Assets	-	58,679.59	66,112.89
	GRAND TOTAL	1,18,801.98	1,16,510.63
as do create a valent / or preside all plants.			3
EQUITY AND LIABILITIES			
Equity (a) Equity Sharp conital	XI	5,908.69	5,908.69
(a) Equity Share capital (b) Other Equity	XII	95,245.88	87,237.12
Equity attributable to equity holders of the Company	All	1,01,154.56	93,145.81
(c) Non-Controlling interest		(2.57)	(1.71
Total Equity		1,01,152.00	93,144.10
	=		
LIABILITIES			
Non-current liabilities			
Financial Liabilities	XIII		
(a) Borrowings		1,090.21	1,116.26
(b) Lease Liabilities		-	*
Non- Current Provisions		122.64	122.64
Other Non current Liabilities		5	
Total Non-Current Liabilities	-	1,212.85	1,238.90
Current liabilities			
Financial Liabilities	XIV		
(a) Borrowings	A.V	549.40	545.90
(b) Trade payables	XV		
MSME	1000	-	12
Others		4,124.15	9,397.81
(c) Other Financial Liabilities	XVI	-	-,,
Other current liabilities	XVII	1,078.50	1,533.32
Current Provisions		10,195.08	10,178.69
Foreign Currency Translation		490.00	471.92
Total Current Liabilities		16,437.14	22,127.63
	GRAND TOTAL	1,18,801.98	1,16,510.63
	XLVI	(0.00)	0.00

N.R. MUNJAL
CHAIRMAN & MANAGENOUSHRECTOR
DIN:00015096

PARDEEP VERMA PI CORPORATE AFFAIRS &CS HIMANSHU JAIN JOINT MANAGING DIRECTOR DIN: 60014533

0.00

Chief Financial Officer

(0.00)

	Note No.	Year Ended	Year Ended	
		30.09.2024	31.03.2024	
		n. i	ı Lacs	
		1105555		
tevenue from Operation	XVIII	4,512.32	1,28,089.99	
Other Income	XIX	2,414.47	4,536.75	
otal Revenue		6,926.80	1,32,626.74	
XPENSES				
ost of Materials Consumed	XX	1,045.43	61,392.80	
urchase of Stock-in-trade		2,516.99	1,046.32	
hange in Inventories of FG/WIP/Stock in trade	XXI	(4)	3,707.27	
mployee benefits expense	XXII	1,189.11	15,281.15	
Financial Cost	XXIII	58.00	5,110.36	
Depreciation & amortisation expenses	XXIV	46.64	5,330.28	
Other Expenses	XXV	1,914.28	21,241.84	
OTAL-B		6,770.44	1,13,110.01	
Profit / (Loss) before exceptional items & Tax Exceptional items		156.36	19,516.73	
xceptional Item Loss (Profit)			(38,659.00	
rofit /(Loss) before Tax		156.36	58,175.72	
AX EXPENSE:		V.R.22.2005,W/C	Renembered	
current Tax		15.57	16,211.14	
Nat credit Utilisation		: TEXT (-	897.50	
Deferred Tax (liability/(Assets)	IV		(1,084,34	
ncome Tax Adjustment of Previous Years	6.5		6.25	
fotal Tax expense		15.57	16,030.56	
Profit / (Loss) after tax and before share of profit (loss) in Joint Venture		140.78	42,145.17	
share of profit (loss) in joint venture		(5.90)	(49.01	
Profit/ (Loss) for the period from continuing Operation Other Comprehensive Income		134.89	42,096.16	
A) Items that will be reclassified to P&L A/c		*	-	
a) items that will not be reclassified into P&L A/c				
(Gain)/loss on remeasurements of Investments carried at FVTOCI		*	э	
Tax on (Gain)/loss on remeasurements of Investments carried at FVTOCI		*		
Actuarial (Gain)/loss on remeasurements of Post employee benefits			46.66	
Tax on Actuarial (Gain) /loss on remeasurements of employee benefits			(11.96)	
Other Comprehensive (Income) / Loss for the period , net of Tax		.2	34.70	
otal Comprehensive Income/{Loss} for the Period		134.89	42,061.46	
arning per equity share:				
1)Basic		0.23	(4.28	
2)Diluted		0.23	(4.28	

N.R. MUNJAL CHAIRMAN & MAN DIN:00015096 CHNOISHRIPCTOR

PARDEEP VERMA VP CORPORATE AFFAIRS &CS

HIMANSHU JAIN JOINT MANAGING DIRECTOR DIN: 00014533

Chief Financial Officer

PARTICULARS		As at	As at
		30.09.2024	31.03.2024
		Rs. in	Lacs
Note No. XI			
SHARE CAPITAL			
a) Authorised			
Balance as per Last Balance Sheet:		6,000.00	6,000.00
Addition during the year			(F)
Nil (Previous Year NIL) Equity share of Rs. 10/- Each			
6,00,00,000 (Previous Year 6,00,00,000) Equity Shares of Rs.10/- Each		6,000.00	6,000.00
b) Issued, Subscribed & Paid Up			
Balance as per Last Balance Sheet:		5,908.69	5,908.69
Addition during the year:		8	
		5	953
5,908,69,18 (Previous Year 5,908,69,18) Equity Shares		5,908.69	5,908.69
of Rs.10/-each fully called up and paid up.			
		Y6	
	TOTAL	5,908.69	5,908.69

PARTICULARS	As at 30.09.2024	As at 31.03.2024
	Rs. in	Lacs
NOTE NO XII		
Other Equity		
(A) Reserves & surplus		
(a) Capital Reserve		
Opening Balance	71.92	0.02
Addition during the year	-	
streen not seek state for a company of the company	71.92	0.02
(b) Securities Premium		
Opening Balance	30,731.01	30,731.01
Addition during the year	8	
	30,731.01	30,731.01
(c) Revaluation Reserve		
Opening balance	2	18,340.81
Addition (decrease) during the year	100	17,114.88
Less: Depreciation charges on revalued assets trf to General reserve	88	1,225.93
	9	(A)
(d) General Reserve		
As per Last Balance Sheet	17,719.02	16,493.09
Add: Dep on revalued assets Deducted from Revaluation Reserves	9	1,225.93
	17,719.02	17,719.02
(e) Retained Earnings		
As per Last Balance Sheet	39,164.67	(2,933.09)
Add: Profit(Loss) for the year closing	140.78	42,145.17
Add: Pursuant to sale of controlling interest	8	363
Less: Minority Interest share of (Profit)/Loss	0.86	1.71
Share of profit (loss) in joint venture	(5.90)	(49.01)
Closing	39,300.41	39,164.78
(f) Capital reserve		
As per Last Balance Sheet	(172.89)	(177.33)
Add: Pursuant to acquisition/sale of controlling interest	~	4.45
Closing	(172.89)	(172.89)
(g) Advance against NCD	7,873.12	
TOTAL (A)	95,522.60	87,442
(D) Itams of other Comprehensive Income		
(B) Items of other Comprehensive Income a)Remeasurement of the defined benefits liabilities /(assets)		
Opening balance	(276.72)	(242.02)
Add/(Less): Movement during the year(net of Tax)	V=0.00.00	(34.70)
Closing Balance	(276.72)	(276.72)
TOTAL (B)	(276.72)	(276.72)
Other Equity Attributable to equity holders of the Company(A+B)	95,245.88	87,165.23
(C) Non-Controlling interest		
As per Last Balance Sheet	(1.71)	198
Add: Pursuant to acquisition of controlling interest Profit (Loss)	(0.86)	(1.71)
Closing	(2.57)	(1.71)

PARTICULARS		As at	As at
		30.09.2024	31.03.2024
		Rs. in La	cs
Note No. XIII			
Non-current liabilities			
Financial Liabilities			
(a) Borrowings			
Secured Loans			
a) Debentures			
		프	2
(i) 0% Optionally Convertible Redeemable Debentures		816.62	816.62
b)Vehicle Loans		273.59	299.64
	TOTAL	1,090.21	1,116.26
(b) Lease Liability:-			
(i) Land Lease			080
		19 61	(64)
Provisions		05	(:±)
(i) Gratuity Payable		103.17	103.17
(ii) Compensated absences		19.47	19.47
	TOTAL	122.64	122.64
Other Non current Liabilities			
(i) Deferred Income - Capital Subsidy			S <del>2</del> 5
	TOTAL	W 9	998
Note No .XIV			
Current Liabilities			
(a) Financial Liabilities			
Borrowings			
Secured Loan			
(i) Borrowings for working capital.		8.69	
(ii) Current Maturity of Term Loans from Banks/FI		9	(A)
Unsecured Loan & others			
(i) Public Deposits		253.55	257.00
(ii) Others -Parties		14.07	14.07
(iii) Interest accrued on bank borrowing & Others		257.09	274.83
	TOTAL	533.40	545.90

PARTICULARS	As at	As at
	30.09.2024	31.03.2024
	Rs. in	Lacs
Note No .XV		
Trade Payable:		
(i) MSME	8	0.00
(ii) Other Creditors	4,110.17	9,397.81
TOTAL	4,110.17	9,397.81
(i) Disclosure required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006		
There are no material dues owed by the Group to Micro and Small enterprises, which are outstanding for more		
than 45 days during the year and as at March 31, 2021. This information as required under the Micro, Small		
and Medium Enterprises Development Act, 2006 has been determined to the extent such parties have been		
identified on the basis of information available with the Group and has been relied upon by the auditors.		
	As at	As at
Particulars	30.09.2024	31.03.2024
(i) The principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each year		
- Principal amount due to micro and small enterprises	9	0.43
- Interest due on the above		( <del>-</del> 2
(ii) The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006 along with the		
amounts of the payment made to the supplier beyond the appointed day during each accounting year.		
	變	1028
(iii) The amount of interest due and payable for the period of delay in making payment (which has been paid		
but beyond appointed day during the year) but without adding the interest specified under the MSMED Act, 2006		
	13	350
(iv) The amount of interest accrued and remaining un-paid at the end of each accounting year		
(v) The amount of further interest remaining due and payable even in the succeeding years, until such date	āa:	
when the interest dues as above are actually paid to the small enterprise for the purposes of disallowance as a		
deductible expenditure under the MSMED Act, 2006		
	20	120
The above disclosures are provided by the Group based on the information available with the Group in respect		
of the registration status of its vendors/suppliers.		

All trade payables are current. The Group's exposure to the currency and liquidity risks related to trade payables is disclosed in note no 51.

PARTICULARS		As at	As at	
		30.09.2024	31.03.2024	
		Rs. in L	acs	
Note No .XVI				
Other Financial Liabilities				
(i) Land Lease		8	(36)	
(i)Financial Guarantee to Related party		//		
		-	(1 <del>-</del> €	
(i) Income Tax payable		10,195.08	10,178.69	
(i) Income Tax payable	TOTAL			
* Income Tax Payable net of advance Tax paid during the year.	TOTAL	10,195.08	10,178.69	
income rax Payable net of advance rax paid during the year.				
Note No .XVII				
Other Current Liabilities:				
(i) Advances from Customers		543.61	535.43	
(iii) Statutory Liabilities		52.01	367.92	
(iv) Expenses Payable		481.10	629.96	
(vii) Current Maturity of Government Grants		_		
		50 100	383	

i)Statutory Liabilities include TDS/TCS payable, ESI Payable, PF payable, Labour welfare Payable, GST Payable, professional tax etc.

ii) Expenses payable include Salary, wages, Bonus, Short term compensated absences and gratuity payable, Audit Fees, Electricity Exp payable etc.

PARTICULARS		AS AT	AS AT
		30.09.2024	31.03.2024
		Rs. in I	acs
Note No -II			
a) Other Investments : (Carried at FVTOCI)			
i) Investment in Essix Biosciences Limited			
12,35,000 Equity Share of Rs.10/- each fully paid up.)		536.24	536.24
ii) Investment in Mohali green investment Pvt. Itd##			
30,000(PY1,85,000) shares of Rs. 10 each		3.00	3.00
iii) Investment in Indis Healthcare			
Share Capital		171.87	177.77
b) Investment in compulsorily convertible debentures (measured at FVTPL)*			
Unquoted			
32,00,000 (PY: NIL) 0.001% compulsory convertible debentures in synthimed		3,200.00	3,200.00
Labs Pvt Ltd.			
c) Investment in Non-convertible debentures (measured at amortised cost) **			
Unquoted			
48,00,000 (PY: NIL) 18% Non-convertible debentures in synthimed Labs Pvt Ltd.		4,800.00	4,800.00
d) Investments by Domestic subsidiaries: (Carried at Cost)			
in Shares		580.55	580.55
in 0% Debentures		1,756.93	1,756.93
Invesment in ICICI Demat Account		4,000.00	
)Invesment in Axis Fund		766.10	
)Invesment in Incred		202.53	활
The Administration of the Made and Made		3,164.86	
	TOTAL	19,182.07	11,054.48
Note No -III			
Other Non-Current Financial Assets			
(a) Security Deposits		54.00	48.80
fal acasul achasus		THE DESCRIPTION OF THE PROPERTY.	0604845030
		54.00	48.80

### NOTES FORMING PART OF BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

PARTICULARS		AS AT	AS AT
		30.09.2024	31.03.2024
		Rs. in	Lacs
Note No. IV			
Deferred Tax:			
The Break Up of Deferred Tax Liabilities/(Assets)			
as at SEPT 30, 2024 is as under:			
Deferred Tax Liabilities			
Taxable Temporary Difference on account of :			
Depreciation		44.68	44.37
Total		44.68	44.37
Deferred Tax Assets			
Taxable Temporary Difference on account of :			
Provision for Gratuity/Bonus/EL Encashment/commission		42.91	42.91
Provision for Doubtful Debt		634.66	634.66
Investment at FVTOCI		59.26	59.26
NCD valuation difference as per IND AS			
Total Deferred Tax Assets		736.83	736.83
MAT Credit entitlement		2,492.69	2,492.69
Deferred Tax Assets /(Liability) net		3,184.84	3,185.15
Deferred Tax Assets /(Liabilities) Charged to OCI		(11.96)	(11.96
Deferred Tax Assets /(Liabilities) Charged to P&L A/c		(1,084.34)	(1,084.34
Note No-V			
Other Non - Current Assets			
(Secured Loans & Advances)		7/4/8/2015/2015/2016	200000
-Related Parties		36,971.93	35,343.03
(Unsecured but Considered Good)			
Capital Advances		6 <del>-</del>	
-Others	TOTAL	26.075.02	25 242.02
	TOTAL	36,971.93	35,343.03

### NOTES FORMING PART OF BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

PARTICULARS		AS AT	AS AT
		30.09.2024	31.03.2024
		Rs. in L	
Note No- VI			
(a) INVENTORIES			
(As per inventories taken, valued & certified by the Management)			
Raw Materials		18.57	21.8
Work in Process		) <del>-</del>	*
Finished Goods*		914.32	1,023.94
Goods-in-Transit ( Raw material )		-	2
Stores & Consumables	TOTAL	932.89	1,045.7
	TOTAL	332.03	1,043.7
*Finished Goods inventory includes material lying at port			
Note No -VII			
Trade Receivables		5 754 04	45.040.4
- Unsecured Considered good*		5,754.81	16,912.19
	TOTAL	5,754.81 5,754.81	16,912.19
	IOIAL	5,/54.81	16,912.19
*Includes Amounts due from Related Parties		it	5.34
Note No : VIII			
Cash and Cash equivalents			
Cash balance in hand		130.49	147.1
Bank balances with Scheduled Banks :			
Fixed Deposits With Banks*		38,532.39	39,473.6
Interest accrued		1,431.58	99.03
Current Accounts		3,751.06	3,472.89
	TOTAL	43,845.52	43,192.71
*Fixed Deposits With Banks include Margin monies against LC.			
Note No : IX			
Other current Financial assets			
(a) Advance Custom Duty Paid /Export Incentive Scheme		24	25
(b) GST refund receivable		<b>a</b>	- Bit
(c ) Financial Guarantee to related party*		10 27	2
	TOTAL		*
$^*\ Working\ Capital\ Loan\ of\ Essix\ Biosciences\ Ltd.\ Wrt\ which\ Financial\ Guarantee\ was\ provided, has\ because the provided of the $	peen fully paid off during the	year by Essix Biosiences Ltd.	
Note No : X			
Other Current Assets			
(a) Loans and advances (Unsecured but considered good)			
-Related Parties*		1,277.63	16.97
-Others Advances to Creditors (b) Loans and advances (Unsecured & doutful)		5,070.47	3,418.27
(b) Loans and advances (Unsecured & doutful)  -Others Advances to Creditors			2,476.68
-Others Advances to Creditors  Less: 'Provision for Doubtful Debt		15 F	(2,476.68
(c) Others		-	(2,470.00
-Indirect Taxes Recoverable - Cenvat/Vat /GST		857.85	909.84
-Advance Tax/TDS		904.00	606.92
-Prepaid Expenses		4.93	-
-Advances recoverable in cash or in kind or value to be received		31.48	10.22
	TOTAL	8,146.36	4,962.23
* Loans/advances represents advances to Related parties for Business purpose only.	a constitue constitue		

#### Note No -XVIII

#### REVENUE FROM OPERATIONS

1) Disaggregated revenue information
Set out below is the disaggregation of the Company's revenue from contracts with customers:

set out below is the disaggregation of the company's revenue no		Year Ended 30.09.2024	Year Ended 31.03.2024
Type of goods or service			
Sales of APIs Sale of manufactures Products		1,169.42	1 24 762 47
Sale of Manufactures Products		681.29	1,24,763.47 714.14
Sale of traded Products		2,661.62	2,612.38
Sale of traded Frontiers	Total	4,512.32	1,28,089.99
Revenue within India	A386746	3,471.61	27,857.14
Revenue Outside India		1,040.72	1,00,232.85
	Total	4,512.32	1,28,089.99
Timing of revenue recognition	e-		
Goods transferred at a point in time		4,512.32	1,28,089.99
	Total	4,512.32	1,28,089.99
Note No-XIX			
OTHER INCOME			
Export Incentive & other Operating Income			1,636.59
Forex Fluctuations-gain (Expenses)		25.84	1,055.19
Interest Income		3,288.35	1,837.14
Other Non operating Income	<u> </u>	(899.72)	7.82
Total		2,414.47	4,536.75
Note No-XX			
EXPENSES			
COST OF MATERIAL CONSUMED/SOLD		22.22	2012022
Opening Stock Add :-		21.83	10,822.54
Purchases		3,559.15	63,020.60
Less: Stock Transfer pursuant to slump sale		3,339.13	03,020.00
Less: Closing Stock		18.57	21.83
TOTAL		3,562.42	73,821.31
		Ass-1-4000	or of first control of the
Note No-XXI			
INCREASE /DECREASE IN INVENTORY			
Opening Stock			40.000.00
Work in Process Finished Goods		-	18,928.33 11,712.91
Fillished Goods		58 58	30,641.24
Less: Stock Transfer pursuant to slump sale	-		
Work in Process		-	-
Finished Goods/Stock in Trade		-	7(4)
Total		24 1	(2)
Closing Stock			
Work in Process		29	(4)
Finished Goods/Stock in Trade		78	350
			(%)
TOTAL	<u></u>	29	30,641.24

	Year Ended 30.09.2024	Year Ended 31.03.2024
Note No-XXII		
EMPLOYEE BENEFITS EXPENSES Directors Remuneration		
Salary & Allowances	552.75	1,128.07
Contribution to P.F.	=	0.86
Salary & Allowance	615.85	2,398.34
Salary & Wages		10,961.69
P.F. & Other Funds Staff Welfare Expenses	9.72 10.70	368.54 143.29
Recruitment Expenses	0.04	10.21
Gratuity Premium	900/mm 4:	267.82
Training & Development Expenses	0.05	2.33
TOTAL	1,189.11	15,281.15
Note NoXXIII		
FINANCE COST		277.93
Interest on Term Loans Interest on Debentures	-	4,232.72
Interest on Working Capital		158.73
Bank Charges & Others	58.00	440.98
TOTAL	58.00	5,110.36
Note No -XXIV DEPRECIATION & AMORTISATION EXPENSES		
Depreciation & AMORISATION EXPENSES	46.64	5,330.28
TOTAL	46.64	5,330.28
Note No -XXV		
OTHER EXPENSES		
MANUFACTURING EXPENSES	204.52	700.05
Job Work Charges Power, Fuel & Water Charges	204.63	729.35 6,010.96
Stores & Spares	-	2,092.84
Repair & Maint. :		
Plant & Machinery	2	409.50
Buildings	5	297.73
Electrical	-	207.91
Other Manufacturing Expenses TOTAL	204.63	320.14 10,068.42
ADMINISTRATIVE & OTHER EXPENSES		
Travelling & Conveyance	31.21	392.21
Auditors Remuneration :	2.50	4.00
Audit Fees Certification Fees	2.50	4.00 1.00
Out of Pocket Exp.	0.08	1.31
Lease Rent - Short term	26.53	86.39
Rate fee & Taxes	548.33	310.04
Insurance Charges	8.76	450.81
Legal & Professional Charges Printing & Stationary	903.55 2.76	2,070.17 108.04
Vehicle Running & Maint.	6.27	212.50
Telephone & Postage	7.02	50.80
Office Expenses	13.67	145.75
Charity & Donation	0.23	4.08
Listing Fees  Rooks & Pariodicals	22.46	16.44
Books & Periodicals Meeting, Membership & Subscription Fees	0.42 10.30	1.77 166.12
Security Expenses	16.37	138.82
Repair & Maintenance-General	81.70	353.41
Corporate Social Responsibility Expenses , (Refer note no XXXVI)	14.44	40.76
Other Expenses TOTAL	8.12 1,704.73	42.59 <b>4,597.03</b>
SELLING & DISTRIBUTION EXPENSES	7	
Advertisement & Publicity	0.63	4.15
Business Promotion	1.43	451.34
Commission on Sales	0.84	2,661.19
Packing Material	- 2.00	412.06
Freight Outward Insurance Charges	2.00	735.41 43.59
ECGC Premium	<u> </u>	14.21
Other expenses	0.02	1.25
TOTAL	4.92	4,323.19
Loss/(Profit) on Sale of Fixed Assets	-	(223.48)
Provision for Doubtful Debt	25	
Intangible Assets Written off TOTAL		2,253.20
		n an construction and or
Grand Total-Note No XXV	1,914.28	21,241.84



#### DCS/AMAL/AK/R37/3338/2024-25

September 30, 2024

The Company Secretary, IND-SWIFT Limited 781, Industrial Area, Phase-II, Chandigarh, Chandigarh, 160002

The Company Secretary, Ind-Swift Laboratories Limited. SCO:850, Shivalik Encalve, NAC, Manimajra, Chandigarh, Chandigarh, 160101

Dear Sir,

Sub: Observation letter regarding the Scheme of Amalgamation between Ind-Swift Limited ("Transferor Company") and Ind-Swift Laboratories Limited ("Transferee Company") and respective shareholders and creditors under Section 230 to 232 of the Companies Act, 2013

We are in receipt of the Scheme of Amalgamation between Ind-Swift Limited ("Transferor Company") and Ind-Swift Laboratories Limited ("Transferee Company") and respective shareholders and creditors under Section 230 to 232 of the Companies Act, 2013 as required under SEBI Circular no. with Master Circular read March 10. 2017 CFD/DIL3/CIR/2017/21 dated SEBI/HO/CFD/DIL1/CIR/P/2021/665 dated November 23, 2021 read with SEBI Master circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 and Regulation 37 & 94(2) of SEBI LODR Regulations 2015 along with SEBI/HO/DDHS/DDHS Divl/P/CIR/2022/0000000103 dated July 29, 2022 (SEBI Circular) and Regulation 94A(2) SEBI (LODR) Regulations, 2015; SEBI vide its letter dated September 30, 2024 has inter alia given the following comment(s) on the draft scheme of Amalgamation:

- "The Companies shall disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters and directors, before Hon'ble NCLT and shareholders, while seeking approval of the scheme."
- 2. "The Companies 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 and the stock exchanges."
- 3. "The Companies shall ensure compliance with SEBI circulars issued from time to time."
- 4. "The Companies involved in the Scheme shall duly comply with various provisions of the SEBI master Circular and ensure that all the liabilities of Transferor Company are transferred to the Transferee Company."
- "Companies are advised that the information pertaining to all the unlisted companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval."
- "Companies shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old."



- "Companies shall ensure that the details of the proposed scheme under consideration as provided to the stock exchange shall be prominently disclosed in the notice sent to shareholders."
- 8. "The Companies are advised to disclose the following as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the companies to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013 -
  - Details of assets, liabilities, net worth and revenue of the Companies involved, pre and post scheme.
  - Impact of the scheme on revenue generating capacity of Transferee Company
  - Need and Rationale of the scheme, Synergies of business of the companies involved in the scheme, Impact of the scheme on the shareholders and cost benefit analysis of the scheme.
  - Value of assets and liabilities of Transferor Company that are being transferred to Transferee Company
  - Both the Companies shall obtain shareholders' approval by way of special resolution passed through e-voting. Further, the companies shall proceed only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders against it.
- 9. "Companies shall ensure that applicable additional information to be submitted to SEBI along with draft scheme of arrangement and documents requested via Query No.09 dated October 16, 2023, for Ind-Swift Limited and Query No.09 dated October 13, 2023, for Ind-Swift Laboratories Limited shall form part of disclosures to the shareholders."
- 10. "Companies are advised that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only."
- 11. "Company shall ensure that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document."
- 12. "Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI."
- 13. "Companies are advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before Hon'ble NCLT and the Company is obliged to bring the observations to the notice of Hon'ble NCLT."
- 14. "Companies are advised to comply with all applicable provisions of the Companies Act, 2013, rules and regulations issued thereunder including obtaining the consent from the creditors for the proposed scheme."
- 15. "It is to be noted that the petitions are filed by the company before Hon'ble 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.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders; while seeking approval of the scheme, it shall disclose information about unlisted company involved in the format prescribed for abridged prospectus as specified in the circular dated June 20, 2023.

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.

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, Byelaws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

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

Further, it may be noted that with reference to Section 230 (5) of the Companies Act, 2013 (Act), read with Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules 2016 (Company Rules) and Section 66 of the Act read with Rule 3 of the Company Rules wherein pursuant to an Order passed by the Hon'ble National Company Law Tribunal, a Notice of the proposed scheme of compromise or arrangement filed under sections 230-232 or Section 66 of the Companies Act 2013 as the case may be is required to be served upon the Exchange seeking representations or objections if any.

In this regard, with a view to have a better transparency in processing the aforesaid notices served upon the Exchange, the Exchange has <u>already introduced an online system of serving such Notice</u> <u>along with the relevant documents of the proposed schemes through the BSE Listing Centre.</u>

Any service of notice under Section 230 (5) or Section 66 of the Companies Act 2013 seeking Exchange's representations or objections if any, would be accepted and processed through the Listing Centre only and no physical filings would be accepted. You may please refer to circular dated February 26, 2019 issued to the company.

Yours faithfully,

Manu Thomas

Additional General Manager





#### National Stock Exchange Of India Limited

Ref: NSE/LIST/40551/40553

October 03, 2024

The Company Secretary Ind-Swift Limited 781, Industrial Area, Phase-II, Chandigarh - 160 002 The Company Secretary Ind-Swift Laboratories Limited S.C.0. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101

Kind Attn.: Ms. Ginny Uppal Kind Attn.: Mr. Pardeep Verma

Dear Sir/Madam,

Sub: Observation Letter for Draft Scheme of Arrangement for Amalgamation of Ind-swift Limited (Transferor Company) with Ind-Swift Laboratories Limited (Transferee Company) and their respective shareholders and creditors under the provisions of Sections 230 to 232 of the Companies Act, 2013.

We are in receipt for Draft Scheme of Arrangement for Amalgamation of Ind-swift Limited (Transferor Company) with Ind-Swift Laboratories Limited (Transferee Company) and their respective shareholders and creditors under the provisions of Sections 230 to 232 of the Companies Act, 2013.

Based on our letter reference no. NSE/LIST/40551/40553 dated August 13, 2024, submitted to SEBI pursuant to SEBI Master Circulars no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 read with 94(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations), SEBI vide its letter dated September 30, 2024, has inter alia given the following comment(s) on the draft scheme of arrangement:

- a) The Company shall ensure to disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters, and directors, before Hon'ble NCLT and shareholders, while seeking approval of the Scheme.
- b) The Company shall ensure that additional information, if any, submitted by the Company after filing the Scheme with the Stock Exchanges, from the date of receipt of this letter, is displayed on the websites of the listed Companies and the Stock Exchanges.
- c) The Company shall ensure compliance with the SEBI circulars issued from time to time
- d) The entities involved in the Scheme shall duly comply with various provisions of the applicable SEBI Circulars and ensure that all the liabilities of Transferor Company are transferred to the Transferee Company.

This Document is Digitally Signed





- e) The Company shall ensure that information pertaining to all the Unlisted Companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval.
- f) The Company shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old.
- g) The Company shall ensure that the details of the proposed scheme under consideration as provided by the Company to the Stock Exchanges shall be prominently disclosed in the notice sent to the Shareholders.
- h) Both the Companies involved in the Scheme shall ensure to disclose the following, as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the company to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013:
  - Details of asset, liabilities, net worth and revenue of the companies involved, pre and post scheme.
  - Impact of Scheme on revenue generating capacity of Transferee Company.
  - Need and rationale of the scheme, synergies of business of the companies involved in the scheme, impact of the scheme on the shareholders and cost benefit analysis of the scheme.
  - Value of assets and liabilities of Transferor Company that are being transferred to the Transferee Company.
  - Both companies shall obtain shareholders approval by way of special resolution passed through e voting. Further, the companies shall proceed only if the votes cast by the public shareholders in favor of the proposal are more than the number of votes cast by the public shareholders against it.
- i) The Company shall ensure that all the applicable additional information shall form part of disclosures to shareholders, which was submitted by the Company to the Stock Exchange as per Annexure M of Exchange checklist
- *j)* The Company shall ensure that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- k) The Company shall ensure that the "Scheme" shall be national be the description of the applicant complying with the relevant clauses mentioned in the scheme document.





- l) The Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI.
- m) The Company shall ensure that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before NCLT and the Company is obliged to bring the observations to the notice of NCLT.
- n) The Company shall ensure that all the applicable provisions under the Companies Act, 2013 and the rules and regulations thereunder are complied, including obtaining the consent from the creditors for the proposed scheme.
- o) 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 SEBl/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.

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 National Stock Exchange of India Limited again for its comments/observations/representations.

Please note that the submission of documents/information, in accordance with the Circular to SEBI and National Stock Exchange of India (NSE), should not in any way be deemed or construed that the same has been cleared or approved by SEBI and NSE. SEBI and NSE does not take any responsibility either for the financial soundness of any scheme or for the correctness of the statements made or opinions expressed in the documents submitted.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of Regulation 11 of SEBI (LODR) Regulations, 2015, we hereby convey our "No objection" in terms of Regulation 37 of SEBI (LODR) Regulations, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections 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 Regulations, Guidelines/ Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from October 03, 2024, within which the Scheme shall be submitted to NCLT.

Kindly note, this Exchange letter should not be construed as approval under any other Act /Regulation/rule/bye laws (except as referred above) for which the Company may be required to obtain approval from other department(s) of the Exchange. The Company of the Exchange is required to obtain approval from other departments for approval, if any.



The Company shall ensure filing of compliance status report stating the compliance with each point of Observation Letter on draft scheme of arrangement on the following path: NEAPS > Issue > Scheme of arrangement > Reg 37 of SEBI LODR, 2015 > Seeking Observation letter to Compliance Status.

Yours faithfully, For National Stock Exchange of India Limited

Priya Iyer Senior Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL:https://www.nseindia.com/companies-listing/raising-capital-further-issues-main-sme-checklist

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### Ind-Swift Limited

781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: 0172- 4680800, 2638781

Fax: 0172-2652242

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

# COMPLAINTS REPORT IND-SWIFT LIMITED

#### 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	NA
5.	Number of complaints pending	NA

#### Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.	NA	NA	NA
2.	NA	NA	NA
3.	NA	NA	NA

The report on complaints as mentioned above is for the period from 16.10.2023 to 14.11.2023.

For & on behalf of Ind-Swift Limited

Company Secretary & Compliance Officer

Place: Chandigarh Date: 15.11.2023













781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: +91 172 - 4680800

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC0006897

#### **COMPLAINTS REPORT** IND SWIFT LIMITED

#### Part A

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

#### Part B

S. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.	Hinaben Dineshbhai Shah	07/12/2023	Resolved

Note- The Complaint related to the payment of unclaimed interest on the fixed deposit of the deposit holder.

No complaints were received involving the Scheme of Arrangement for Amalgamation.

The report on complaints as mentioned above is for the period from 16.10.2023 to 26.05.2024.

For & on behalf of

Ind-Swift Limited

Company Secretary & Compliance Officer

Date: 27.05.2024

Place: Chandigarh













781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: +91 172 - 4680800

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC0006897

## COMPLAINTS REPORT IND SWIFT LIMITED

#### Part A

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

#### Part B

S. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.	Hinaben Dineshbhai Shah	03/06/2024	Resolved

Note- The Complaint related to the payment of unclaimed interest on the fixed deposit of the deposit holder.

No complaints were received involving the Scheme of Arrangement for Amalgamation.

The report on complaints as mentioned above is for the period from 23.05.2024 to 12.06.2024.

For & on behalf of Ind-Swift Limited

Giony Uppat

Company Secretary & Compliance Officer

Date: 13.06.2024 Place: Chandigarh







### Ind-Swift Laboratories Limited

#### (A Recognised Export House)

Regd. Office: S.C.O. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101
Phones: ++ 91 - 172-2730503, 2730920, Fax + + 91 - 172 - 2730504, 2736294
E-mail: info@indswiftlabs.com Website: www.indswiftlabs.com

CIN No. L24232CH1995PLC015553



# COMPLAINTS REPORT IND-SWIFT LABORATORIES LIMITED

#### Part A

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

#### Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.	Chauhan Trushma Shailesh	05/11/2023	Resolved on 09/11/2023
2.	NA	NA	NA
3.	NA	NA	NA

The report on complaints as mentioned above is for the period from 16.10.2023 to 14.11.2023.

For & on behalf of

Ind-Swift Laboratories trimited

Pardeep Verma

Company Secretary & Compliance Officer

CHANDIGARH

Place: Chandigarh Date: 15.11.2023

Works: Barwala Road, Vill. Bhagwanpur, Near Dera Bassi, Distt. Mohali (Punjab) Tel.: + + 91-1762-281072. Telefax: ++91-1762-281073

<sup>\*</sup>The complaint related to the payment of unclaimed interest on the fixed deposit by the deposit holder. The company has not received any complaint from the investors with reference to the proposed merger.



#### Ind-Swift Laboratories Limited

(A Recognised Export House)



### **COMPLAINTS REPORT: IND SWIFT LABORATORIES LIMITED**

#### Part A

Sr. No.	Particulars	Number
1.	Number of complaints received directly	04
2.	Number of complaints forwarded by Stock Exchanges/ SEBI	Nil
3.	Total Number of complaints/comments received (1+2)	04
4.	Number of complaints resolved	04
5.	Number of complaints pending	NIL

#### Part B

Sr.	Name of complainant	Date of	Status
No.		complaint	(Resolved/Pending)
1.	Chauhan Trushna Shailesh	05/11/2023	Resolved
2.	Hasumati Anantrai Doshi, Anantrai Manilal Doshi	02/12/2023	Resolved
3.	Gouri Bala Ghose, Shobha Ghose and Naresh Ghose	06/12/2023	Resolved
4.	Shailesh Chauhan	15/01/2024	Resolved

Note: \* The Complaints are related to the payment of unclaimed interest on the fixed deposit by the deposit holder. No complaints were received involving the scheme of arrangement for amalgamation.

The report on complaints as mentioned above is for the period from 13.10.2023 to 26.05.2024.

For & on behalf of Ind-Swift Laboratories Limited

Pardeep Digitally signed by Pardeep Verma

Verma
Date: 2024.05.27
12:23:57 +05'30'

Pardeep Verma

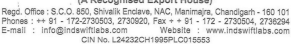
**VP-Corporate Affairs & Company Secretary** 

Date: 27.05.2024 Place: Chandigarh



#### Ind-Swift Laboratories Limited

#### (A Recognised Export House)





To. **National Stock Exchange of India Limited (NSE)** Exchange Plaza, Bandra Kurla Complex, Bandra East, Mumbai - 400051

Kind Attn.: Mr. Kishan Rastogi

Subject: 'Report on Complaints' in terms of Para 6 of Part I(A) of Annexure IV of the SEBI Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ("SEBI Master Circular")

Reference: Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') ("Scheme"), under the provisions of Section 230 - 232 of the Companies Act, 2013.

Dear Madam,

This is in reference to the application filed by the Transferee Company in respect of the above referred Scheme with NSE on March 11, 2024. The Scheme and other relevant documents were hosted by NSE on its website on May 23, 2024.

In this regard, the 21-day period beginning on May 23, 2024, concludes on June 12, 2024. Accordingly, please find enclosed the Report on Complaints in the prescribed format as Annexure.

Request you to kindly take the above on record.

Yours faithfully,

Ind-Swift Laboratories Limited

Pardeep Verma

Digitally signed by Pardeep Verma Date: 2024.06.14

14:37:18 +05'30'

Pardeep Verma

VP-Corporate Affairs & Company Secretary

**Date: June 14, 2024** 



#### Ind-Swift Laboratories Limited

#### (A Recognised Export House)





## COMPLAINTS REPORT IND SWIFT LABORATORIES LIMITED

#### Part A

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

#### Part B

S. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.	Hinaben Dineshbhai Shah	28/05/2024	Resolved

Note- The Complaint related to the payment of unclaimed interest on the fixed deposit of the deposit holder.

No complaints were received involving the Scheme of Arrangement for Amalgamation.

The report on complaints as mentioned above is for the period from 23.05.2024 to 12.06.2024.

For & on behalf of Ind-Swift Laboratories Limited

Pardeep Verma Digitally signed by Pardeep Verma Date: 2024.06.14 14:37:47 +05'30'

Pardeep Verma VP-Corporate Affairs & Company Secretary

Date: 14.06.2024 Place: Chandigarh

# JAIN & ASSOCIATES CHARTERED ACCOUNTANTS

#2848, Ground Floor, Sector 38C, Chandigarh. 160012 S.C.O. 178, Sector-5, Panchkula, Haryana - 134109 Phone: 0172-2575761, 2575762 Mobile - 9316112404 Email: jainassociates1968@gmail.com spathak44.sp@gmail.com

To

The Board of Directors Ind Swift Limited 781, Industrial Area Phase II, Chandigarh-160002

We, the statutory auditors of Ind Swift Limited (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 3 of Part-III of the Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') in terms of the provisions of sections 230 -232 of the Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India.



Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued there under and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013.

This Certificate is issued at the request of the Company pursuant to the requirements of circulars issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 for onward submission to BSE Limited, National Stock Exchange of India Limited, Securities and Exchange Board of India and National Company Law Tribunal. This Certificate should not be used for any other purpose without our prior written consent.

For Jain & Associates
Chartered Accountants

Firm Registration No.: 001361N

Krishan Mangawa

**Partner** 

Membership Number: 513236

UDIN: 235132368609692462

Place: Chandigarh Date: 28-09-2023

## Avishkar Singhal & Associates CHARTERED ACCOUNTANTS

Office: S.C.O. 2413-14, 2nd Floor, Sector 22-C, Chandigarh

Ph. 0172-5088885, (M) 98146-02890, 98146-12817

E-Mail: avishkarsmail@gmail.com

To

The Board of Directors Ind Swift Laboratories Limited SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh-160101

We, the statutory auditors of Ind Swift Laboratories Limited (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 3 of Part-III of the Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') in terms of the provisions of sections 230 -232 of the Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India.

Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the



aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued there under and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013.

This Certificate is issued at the request of the Company pursuant to the requirements of circulars issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 for onward submission to BSE Limited, National Stock Exchange of India Limited, Securities and Exchange Board of India and National Company Law Tribunal. This Certificate should not be used for any other purpose without our prior written consent.

For Avishkar Singhal & Associates Chartered Accountants

Firm Registration No.: 017362N

CA Avishkar Singha

**Partner** 

Membership Number: 098689

UDIN: 23098689 BG WWRH 2074

Place: Chandigarh Date: 28-09-2023

### **LIST OF PENDING LITIGATION - TRANSFEROR COMPANY**

S NO	CASE NO.	NAME OF CASES	PROVISION OF APPLICABLE ACT	PENDING AT
1	CS-370/2016	ISL VS JASVIR SINGH (COUNTER CLAIM)	SECTION 34 AND ORDER 39 OF CIVIL PROCEDURE CODE	DERABASSI COURT
2	COMP-15/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
3	COMP-16/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
4	COMP-18/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
5	COMP-20/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
6	COMP-22/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
7	COMP-475/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
8	COMP-512/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
9	COMP-487/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
10	COMP-19/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
11	COMP-17/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
12	COMP-21/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
13	COMP-14/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
14	COMP-930/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
15	COMP-928/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
16	COMP-530/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
17	COMP-564/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
18	COMP-478/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
19	COMP-477/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
20	COMP-256/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
21	COMP-254/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
22	COMP-238/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
23	COMP-476/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN
24	CS-51/2017	TAPAN VS ISL	U/S 37R1,2 CODE OF CIVIL PROCEDURE	PENDING AT SOLAN
25	CS-168/2016	TAPAN VS ISL	U/S26 CODE OF CIVIL PROCEDURE	PENDING AT SOLAN
26	CS-52/2017	TAPAN VS ISL	U/S 37R1,2 CODE OF CIVIL PROCEDURE	PENDING AT SOLAN
27	CS-156/2016	TAPAN VS ISL	CODE OF CIVIL PROCEDURE	PENDING AT SOLAN
28	CS-182/2017	SMART PACK VS ISL	CODE OF CIVIL PROCEDURE U/O 7	PENDING AT NALAGARH
29	INSOLVENCY/1/2016	KHANDELWAL EXTRACTION LTD. VS ISL	Order 39 of C.P.C.	CIVIL MATTER PENDING AT KANPUR (U.P.)
30		SHILPA THERAPEUTICS PVT LTD VS ISL	ARBITRATION MATTER	PENDING AT RANGAREDDY,TELANGANA COURT

31	EXECUTION-75/2023	DAGA POLYLAMINATORS VS ISL (EXE)	CPC U/S 37	PENDING AT MM COURT JODHPUR (RAJ.)
32	CS-9/2016	OM SAI ENTERPRISES VS ISL	CODE OF CIVIL PROCEDURE U/O 7 RULE 1 OF ECPC	PENDING AT NALAGARH
33	CWP-2131/2017	HARYANA MEDICAL ASSOCIATION VS ISL	Civil Writ Petition under Article 226 of the Constitution of India.	PENDING AT CHANDIGARH HIGH COURT.
34	CWP-2280/2020	-2280/2020 S P SHARMA VS CENTRAL BANK Constitutio		PENDING AT PHHC
35	LPA-1968/2017	RAKESH JAKHAR VS PRESIDING OFFICER &ISL	Letter Patents Appeal under Article 227 of the Constitution of India.	PENDING AT PHHC
36	CWP-8638/2022	ISL VS UNION OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	PENDING AT PUNJAB & HARYANA HIGH COURT AT CHANDIGARH
37	CRM-M-5108/2022	KRISHAN LAL VS UT CHD & ISL	QUASHING PETITION UNDER SECTION 482 OF CODE OF CRIMINAL PROCEDURE, 1973	PENDING AT PUNJAB & HARYANA HIGH COURT AT CHANDIGARH
38	COMI-61/2024	MITHILESH HEALTHCARE VS ISL	U/S 420,465,467,468,471,379,120-B OF INDIAN PENAL CODE	PENDING AT CHANDIGARH COURT
39	PB20B0001317/S/000 03	KALYAN PROJECTS CONST. COMPANY VS ISL	U/S17,18(I) Of MSME ACT 2006	MSME MOHALI
40		SPRINGS TRADING Co. VS ISL	U/S17,18(I) Of MSME ACT 2006	MSME MOHALI
41	MSEFC-18888/2023	C.J. GELATINE VS ISL	U/S17,18(I) Of MSME ACT 2006	MSME, BHOPAL , MADHYA PRADESH
42	CS/91/2016	SWATI SPENTOSE VS ISL	EXECUTION PETITION	GUJRAT (EXE. AT CHANDIGARH)
43	CSCJ-4284/2023	ISL V. RAJIV UPADHYAY	DAMAGES ORDER-7, 39,38	PENDING AT CHANDIGARH
44	CSCJ-1809/2022	SHAKTI CORPORATION VS ISL	ORDER 7 UNDER CIVIL PROCEDURE CODE	PENDING AT CHANDIGARH
45	CS/613248/2016	AVANT GARDE CLEAN ROOM VS ISL	ORDER 7 UNDER CIVIL PROCEDURE CODE	PENDING AT CHANDIGARTI PENDING AT TIS HAZARI COURT
46		DLG FOOD SERVICES P. LTD. VS ISL		PENDING AT TIS HAZAKI COURT  PENDING AT CHANDIGARH
	CSCJ-1724/2023		ORDER 7 UNDER CIVIL PROCEDURE CODE	
47	CSCJ-1724/2023	CHECKMATE SERVICES VS ISL	ORDER 7 UNDER CIVIL PROCEDURE CODE	PENDING AT CHANDIGARH
48	EXECUTION	PERENNIAL MEDICARE VS ISL (2	U/S 36, ORDER 21 R11 OF CIVIL PROCEDURE	PENDING AT SOLAN
	PETITION/48/2023	CASES)	CODE	
49	REG.CRI-2911/2014	CMHO VS M/S NAVNEET MEDICOS	DRUGS & COSMETICS ACT U/S 20/112	PENDING AT NAGAUR
50	CRI-1539/2014	DRUGS & COSMETICS ACT U/S 16(i)(a), 17(a),17- B(d),17(d) and 82,83		PENDING AT PALI
51	COMA-285/2018	STATE VS SHAKTI KUMAR	DRUGS & COSMETICS ACT U/S 18(a)(i),17B,27(C),	MATTER IS PENDING AT JALANDHER
52	AOA/89/2021	UNION OF INDIA VS ISL UNIT-III	DRUGS & COSMETICS ACT U/S 18(a)(i)	MATTER IS PENDING AT MARGAO
53	CC-48828/2015	STATE V. DIVYESH BHAI & HIMAMTLAL & ORS.	DRUGS & COSMETICS ACT U/S 18(a),27	MATTER IS PENDING AT VADODARA
54	SPL.Case Drug Cosm 800001/2015	STATE OF MAHARASHTRA VS SHANKAR MADHAV BODKE	DRUGS & COSMETICS ACT U/S 18(a)(i), 16(1)(a),34,	MATTER IS PENDING AT NANDED
55	CC-1200075/2014	THE DRUG INSPECTOR VS ISL	DRUGS & COSMETICS ACT U/S 18(a)(i) and 32	MATTER IS PENDING AT TIRUPPUR
56	R.C.C303288/2008	STATE OF MAHARASHTRA VS S.R. MEHTA	DRUGS & COSMETICS ACT U/S 18(a)(i),18- B,17&17B, 16,34 & 27,	MATTER IS PENDING AT NAGPUR
57	COMPLAINT- 953/2015	STATE VS MANAGING DIRECTOR UNIT- II & ORS	DRUGS & COSMETICS ACT U/S 18(a)(i), 27(d)	MATTER IS PENDING AT SRINAGAR
58	COM.CASE-8063/2015	DRUG INSPECTOR VS MUKHTAR AHMAD MALIK & ORS	DRUGS & COSMETICS ACT U/S 18(a)(i)	MATTER IS PENDING AT ANATNAG
59	NDPS.S. CASE- 12/2024	RAJESH KUMAR SIHNA VS DR. G MUNJAL	DRUGS & COSMETICS ACT U/S 27(a), 27©,32	MATTER IS PENDING AT MUNGER
60	•	STATE VS ISL SAMBA JAMMU	DRUGS & COSMETICS ACT U/S 18(a)(i), 16(I)(a),	MATTER IS PENDING AT DAUSA
61	CRR-35/2018	STATE TH ROUGH DRUG INSPECTOR VS ARUN KATARIA	DRUGS & COSMETICS ACT U/S 18(a)(i) 27 C	MATTER IS PENDING AT MOGA
62	CR.REG.CASE-	STATE VS ISL	DRUGS & COSMETICS ACT U/S 18,16,27	MATTER IS PENDING AT BUNDI
63	CR.REG.CASE- 10385/2014 STATE VS GORA DIST BY KAMLESH 18(a)(i),18(a)(v		DRUGS & COSMETICS ACT U/S 18(a)(i),18(a)(vi),18-	MATTER IS PENDING AT UDAIPUR
64	CR.REG.CASF-	STATE V. VISHAL ARORA & ISI		MATTER IS PENDING AT JAIPUR
65	CC-1600089/2009	STATE VS PREET REMEDIES OTHERS	DRUGS & COSMETICS ACT U/S 18(a)(i),	MATTER IS PENDING AT SALEM
63 64	CR.REG.CASE- 10385/2014 CR.REG.CASE-	STATE VS GORA DIST BY KAMLESH  STATE V. VISHAL ARORA & ISL	DRUGS & COSMETICS ACT U/S 18(a)(i),18(a)(vi),18- A,18B,22(i)(CCA),22(i)(d),27(d), and 28-28A DRUGS & COSMETICS ACT U/S 18(a)(i)	MATTER IS PENDING A

		DRUC INSPECTOR VS ISLAND		MATTER IS DENIDING AT
66	CC-0400223/2017	DRUG INSPECTOR VS ISL AND ANOTHER	DRUGS & COSMETICS ACT U/S 27 18(a),(iv)	MATTER IS PENDING AT KOTHAGUDEM (TELANGANA)
67		COZYPLUS - MATHURA	DRUGS AND COSMETICS ACT	MATTER IS PENDING AT MATHURA
68	Appeal No. 137/138 of 2019	ISL VS UT EXCISE & TAXATION DEPTT.	VAT ACT 2005	MATTER PENDING AT VAT TRIBUNAL (APPEALS)
69	CWP-6809-2019	ISL VS UT CHANDIGARH	Civil Writ Petition under Article 226 of the Constitution of India.	MATTER PENDING AT CHANDIGARH HIGH COURT.
70	SLP/12162/2019	ADVISOR, UT CHD VS ISL	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	MATTER PENDING AT SUPREME COURT
71	PC-11/2023	STATE VS RAM TIRATH & OTHERS	U/S 12,13(1)(D),13(2) IPC 409,420,466,468,471,120-B OF INDIAN PENAL CODE, 1860 AND PREVENTION OF CORRUPTION ACT	MATTER PENDING AT CHANDIGARH
72		EXCISE & TAXATION DEPARTMENT UT CHD V. ISL		ASSESSMENT PROCEEDINGS 2010- 2011
73	OA-5316/2017	IFCI (EDELWEISS) VS ISL	Section 19 in The Recovery Of Debts Due To Banks And Financial Institutions Act, 1993	FOR WITHDRAWAL
74	CSCJ-1477/2017	ISL VS CENTRAL BANK OF INDIA	SECTION 34 AND ORDER 39 OF CIVIL PROCEDURE CODE	PENDING AT, CHANDIGARH
75	CWP-1602/2022	ISL VS CENTRAL BANK OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	Punjab & Haryana High Court
76		EXCISE TAXATION OFFICER V. ISL		PENDING AT ETO
77	CSCJ-1419/2024	ESTATE OFFICER V. MANCHANDA INDUSTRIES	SPECIFIC PERFORMANCE OF CONTRACT U/S 12, 39,38	SDM EAST, INDUSTRIAL AREA, CHANDIGARH
78	NACT/4939/2019	ISL VS CEMEX PHARMA	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
79	CA-58/2024	ISL VS ZENITH DRUGS	CIVIL PROCEDURE CODE U/S 96	CHANDIGARH COURT
80	CRL MISC/129/2016	ISL VS MRINMOYEE MEDICA	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
81	CR-AS/62/2022	ISL VS NITU SHARMA	Section 378 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
82	CRM-22316/2015	ISL VS RAJEEV GUPTA 3 CASES	Section 378 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
83	CWP-5347/2018	ISL VS PRESIDING OFFICER LABOUR COMMISSIONER	Civil Writ Petition under Article 226 of the Constitution of India.	CHANDIGARH COURT
84	CRR-27/2021	ISL VS SHREE GANESH PHARMA	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
85	CRR-23/2021	ISL VS THUAMI PHARMA	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
86	CRR-22/2021	ISL VS WELFARE PHARMACY	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
87	CRR-27/2021	ISL VS BINAYAK DRUG	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
88	CIVIL SUIT/78/2023	ISL VS ELDER LABS LTD	Section 27(2), 135 of Trade Marks Act	NALAGARH COURT
89	CIVIL Misc. Application/355/2023	ISL VS ELDER LABS LTD	Order 39 of Civil Procedure Code	NALAGARH COURT
90	CRIMINAL REVISION- 68/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
91	CRIMINAL REVISION- 69/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
92	CRIMINAL REVISION- 70/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
93	CRIMINAL REVISION- 71/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
94	CRIMINAL REVISION- 72/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
95	CRIMINAL REVISION- 73/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT

96	CRIMINAL REVISION- 74/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
97	CRIMINAL REVISION- 75/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
98	CRIMINAL REVISION- 76/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
99	CRIMINAL REVISION- 77/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100	CR.M.A-294/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
101	CR.M.A-295/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
102	CR.M.A-296/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
103	CR.M.A-297/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
104	CR.M.A-298/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
105	CR.M.A-299/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
106	CR.M.A-300/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
107	CR.M.A-301/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
108	CR.M.A-302/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
109	CR.M.A-303/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
110	COMI-32/2024	ISL VS SADHU SHARMA AND ORS.	U/S 403,405,406,409,415,418,421,422,424,120B of Indian Penal Code, 1860	CHANDIGARH COURT
111	WP©/361/2023)	ISL VS UNION OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	HIGH COURT JAMMU
112	WP©/1874/2020 & WP©/1088/2020	ISL VS UNION OF INDIA TH SECRETARY OF FINANCE	Civil Writ Petition under Article 226 of the Constitution of India.	HIGH COURT JAMMU
113	CWP/8638/2022	ISL VS UNION OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	HIGH COURT CHD
114	SLP©/034918- 034180/2015	ISL VS STATE OF PUNJAB	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	SUPREME COURT
115	MA-001102- 001107/2022	ISL JAMMU VS COMMR OF CEN EXC.JAMMU	Article 132 of the Constitution of India.	SUPREME COURT
116	NACT-5628/2024	ISL VS SHRI SAI PHARMA & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
117	NACT-5627/2024	ISL VS RENGANATHAN PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
118	CR.MA/40026/2023	ISL VS STATE OF GUJRAT (DRUG MATTER)	QUASHING OF COMPLAINT U/S 482 CRPC	HIGH COURT GUJARAT
119	CRL-MP-7356/2023	DR RAMNEEK SINGH BEDI VS STATE OF RAJASTHAN (DRUG MATTER)	QUASHING OF COMPLAINT U/S 482 CRPC	HIGH COURT RAJASTHAN
120	NACT-8095/2024	ISL VS KRISHAN PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
121	NACT-8094/2024	ISL VS SHARANA SABAREESH DISTRIBUTORS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
122	NACT-6913/2024	ISL VS ISHAN MEDIPOINT & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
123	NACT-6905/2024	ISL VS OM SAI AHUJA ENTERPRISES & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
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124	NACT-6907/2024	ISL VS SHREEMA PHARMA & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
125	NACT-6912/2024	ISL VS SRI SAIRAMA MEDIALS & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
126	NACT-6914/2024	ISL VS LAKSHMI SAI PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
127	NACT-6904/2024	ISL VS SUNSHINE AND HEALTHCARE	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
128	NACT-6888/2024	ISL VS NEW MALLIKARJUNA MEDICALS AND SURGICALS AGENCIES	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
129	NACT-28137/2013	ISL VS RAJINDER KR. BAID	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
130	INVESTIGATION/ENQ UIRY	-	Prevention of Money Laundering Act, 2002	Investigation/Enquiry of ED under PMLA, 2002 vide file no. ECIR/CD20- 1/08/2020 against the Company
131	LPA-1968-2017	Rakesh Jakhar Vs Ind Swift Ltd.	UNDER SECTION 151 CPC	HIGH COURT CHANDIGARH
132	CWP-1231-2017 (O&M)	H M R A V/S STATE OF HARYANA & OTHERS	UNDER SECTION 151 CPC	HIGH COURT CHANDIGARH
133	CWP-5347-2018	Ind Swift Ltd. V/s. VIVEK VARNWAL	UNDR ARTICLES 226/227	HIGH COURT CHANDIGARH
134	LCC NO 6	O.P. Shrotriya v/s Ind swift Ltd	UNDER I.D. ACT UNDER SECTION-33C	LABOUR COURT AJMER
135	CW 26926/2024	IND SWIFT V/S. O.P. SHROTRIYA	UNDER ARTICLE 226	HIGH COURT JAIPUR
136	35/2023	Roop Lal & Other V/s Indswift ltd	UNDER I.D. ACT SECTION 2A, 33, 10, 33C2	LABOUR COURT SHIMLA
137	FAO 180/2015			HIGH COURT CHANDIGARH
138	S.A. NO. 01/2024			LABOUR OFFICE ANANTHAPURAMU
139	1479, dated 20/08/24	Ajay v/s. ind Swift Ltd	UNDER I.D. ACT	LABOUR OFFICE HISAR
140	ISL/AY 2013-14	E-Assesment for AY 2013-14	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
141	ISL/AY 2015-16	E-Assesment for AY 2015-16	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
142	ISL/AY 2023-24	E-Assesment for AY 2023-24	Section 143 (2) of Income Tax Act, 1961	Assesing Officer Range Circle 1(1), Chandigarh
143	6/2014-15	Appeal filed by the Company for AY 2011-12 with CIT(A)	Section 153(A) read with section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
144	7/2014-15	Appeal filed by the Company for AY 2012-13 with CIT(A)	Section 153(B) read with section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
145	348161281050521	Appeal filed by the Company for AY 2018-19 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
146	2011-12	Sales Tax Demand	Chandigarh VAT Act	VAT Tribunal, Chandigarh
147	2015-16	Sales Tax Demand	Chandigarh VAT Act	VAT Tribunal, Chandigarh
148	2013-14	Excise Duty	Central Excise Act 1944	Commisioner (Appeals), Ludhiana
149	2016-17, 2017-18	Excise Duty	Central Excise Act 1944	CESTAT, Chandigarh
150	2014-2015	Service Tax	Service Tax Act	CESTAT, Chandigarh
151	2013-14	Service Tax	Service Tax Act	CESTAT, Chandigarh
152	2011-12	Service Tax	Service Tax Act	CESTAT, Chandigarh
153	2017-18	GST	GST Act (J&K)	Jammu High Court, Jammu
154	2017-18	GST	GST Act (Punjab)	DSTC (Appeal)- Mohali
155	2018-23	ESI Demand	ESI Act	Regional Director (appeal) Aurungabad
156	CA 1076/2019 IN CP(IB)19/Chd/CHD/20	SIDBI VS MANSA & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
	CP(IB)19/Chd/CHD/20			

158	CC NO. 2060/2019 & 3250/2019	RAINBOW PAPER VS MANSA (2 CASES)	SECTION 138 of Indian Penal Code 1860	ROHINI COURT DELHI
159	OA/2217/2022	FEDERAL BANK VS MANSA	OA FILED BY FEDERAL BANK FOR RECOVERY	DRT-2, Chandigarh
160	CWP 5283/2022	GOPAL MUNJAL VS IDBI BANK	WRIT AGAINST DECLARATION OF WILLFUL DEFAULT	HIGH COURT CHD
161	CC NO. 9330/2016	DEEPAK GUPTA VS RAKESH KR.BHARDAWAJ & IND SWIFT INFRASTRUCTURE AND DEVELOPERS	SECTION 420 Indian Penal Code 1860	ROHINI COURT DELHI

	LIST OF PENDING LITIGATION - TRANSFEREE COMPANY					
SR NO.	CASE NO.	NAME OF CASES	PROVISION OF APPLICABLE ACT	PENDING AT		
1	CWP-4592/2020 19.02.2020	ISLL VS CENTRAL BANK OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
2	CR-1976/2023	ISLL VS PI INDUSTRIES	Civil Revision under Section 115 of C.P.C.	PUNJAB & HARYANA HIGH COURT, CHD		
3	MA001102-001107/2022	ISLL JAMMU VS COMMR OF CEN EXE JAMMU	Article 132 of the Constitution of India	SUPREME COURT		
4	CRM-M - 31576/2017 27.04.2017	ISLL VS DEPUTY COMMISSIONER INCOME TAX	482 of code of Criminal Procedui	PUNJAB & HARYANA HIGH COURT, CHD		
5	CWP-17518/2019 03.07.2019	ISLL VS STATE OF PUNJAB AND ANR. (CWP-17518-2019)	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
6	CWP - 28692/28693/2022 12.12.2022	ISLL VS DEPUTY COMMISSIONER INCOME TAX & ORS.	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
7	SLP©-034092/2015	ISLL VS STATE OF PUNJAB EXCISE & TAXATION DEPARTMENT	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	PUNJAB & HARYANA HIGH COURT, CHD		
8	SLP©-034207/2015	ISLL VS STATE OF PUNJAB EXCISE & TAXATION DEPARTMENT	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	SUPREME COURT		
9	OS-281/2015 03.07.2015	KHANDELWAL EXTRACTION VS ISLL	Order 39 of C.P.C.	CIVIL COURT, KANPUR		
10	OA/5314/2017 01.01.2017	EDELWEISS (IFCI) VS ISLL	Section 19 in The Recovery Of Debts Due To Banks And Financial Institutions Act, 1993	DRT 3, CHANDIGARH		
11	MCIA/ARB/35/2021 dt.19.01.2021	PI INDUSTRIES LTD. VS ISLL	Section 23 of Arbitration and Conciliation Act, 1996	ARBITRATION		
12	CS-319/2020 14.02.2020	MEHUL INTERIORS VS ISLL	Order 7 of C.P.C.	CIVIL JUDGE, CHANDIGARH		
13	SLP© NO.13764/2020 19.11.2020	U.T CHD. VS SHIVA TRADERS & ORS	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	SUPREME COURT		
14	CC-349/2021 16.10.2021	PARDEEP KUMAR V. ISLL	Section 2(3) of Consumer Protection Act, 2019	CONSUMER COURT, PANCHKULA		
15	CC-379/2016 22.12.2016	MANJIT KAUR VS ISLL	Section 12 of Consumer Protection Act, 1986	CONSUMER COURT DELHI		
16	CC-1378/2014 01.04.2014	DEPUTY COMMISSIONER VS ISLL	Section 276C , Section 278B OF Income Tax Act,1961.	CHIEF JUDICIAL MAGISTRATE,CHD		
17		EXCISE & TAXATION DEPARTMENT UT CHD V. ISLL 4	ASSESSMENT PROCEEDINGS 2010-2011	SUPREME COURT		

18	Investigation/Enquiry	-	Foreign Exchange Management Act, 1999	Investigation/Enquiry of ED under FEMA, 1999 vide file no. T- 3/51/CDZO/2017/Ad(KKK) against the Company
19	Inspection	-	Inspection under Section 206(5) of the Companies Act, 2013	Office of the Regional Director, Northern Region, MCA, Government of India
20	ISLL/AY 2013-14	E-Assesment for AY 2013- 14	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
21	ISLL/AY 2014-15	E-Assesment for AY 2014- 15	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
22	ISLL/AY 2023-24	E-Assesment for AY 2023- 24	Section 143 (2) of Income Tax Act, 1961	Assesing Officer Range Circle 1(1), Chandigarh
23	10002/10-11	Appeal filed by the Company for AY 2002-03 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
24	4/2015-16	Appeal filed by the Company for AY 2012-13 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
25	348289181050521	Appeal filed by the Company for AY 2018-19 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
26	721341530141022	Appeal filed by the Company for AY 2020-21 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
27	ST/61588/2018	Service Tax Pay Tech. fees Received	Central Excise and Service Tax, Act	Pending at CESTAT
28	ST/60566/2018	Exp-4	Central Excise and Service Tax, Act	Pending at CESTAT
29	ST/60910/2019	ECB	Central Excise and Service Tax, Act	Pending at CESTAT
30	V(CE)ADC/ADJ/CGST Mohali/DB-1/Ind- Swift(100%EOU)32/2018/249 2 &	Destruction of Goods	Central Excise and Service Tax, Act	Pending at CESTAT
31	V(30)15/CE/53/COMM. ADJ./CHD-II/2014/1669 APPL- COMMOCEX/14/2021-GST- APL-LDH	Destruction of Goods	Central Excise and Service Tax, Act	Pending at CESTAT
32	04 Appeals	EXP-4	Central Excise and Service Tax, Act	Pending at CESTAT
33	V(29)ADC/ADJ/CGST Mohali/indswift/DB/09/2018	Denial credit of fire loss	Central Excise and Service Tax, Act	Pending at CESTAT
34	32,31&34 /DCE/DBK/2016	Servcie Tax Retfund	Central Excise and Service Tax, Act	Hearing Attended But Now DC has been changed and fresh hearing letter will be received
35	VIII(30)ICD-DD/TSK/SCN/Ind- Swift/712/2022/10413	Focus market Script	Custom Act	PH attended Pending for Order
36	141/2023-24/P.C. Dhanwaria/AC/Export/ICD/TK D/7213	Drawback	Custom Act	Reply submitted
37	CUS/BRC/SCN/360/2023- BRC/18374	Drawback	Custom Act	PH attended Pending for Order
38	1781/2020-21/DC/NSII/JNCH	Drawback	Custom Act	Case has been remanded back through PMO Complaint, Reply Submitted

39	C-10067/2016	Steam Coal	Central Excise and Service Tax, Act	Remanded back to concerned CESTAT ( Main Case pending at Supreme Court )
40	02 Appeal	Product Reg. Charges	Central Excise and Service Tax, Act	Pending at CESTAT
41	03 Case	Capital Goods	Central Excise and Service Tax, Act	Remanded back from CESTAT
42	08 SCN	Denial of Cenvat Credit	Central Excise and Service Tax, Act	Main Case has been in favoured Now that cases has to be dropped
43	245-2477- CE/APPL/CHD/2/2011	Crystal Refund cases	Central Excise and Service Tax, Act	Cases pending due to main case pending at Additional secretary ( 20.17 Lac amount invloved )
44	V(STC)VCES/Ind Swift/DB/DIVN.23/2013/774	ECB ( VCES )	Central Excise and Service Tax, Act	Reply to be filed .
45	C.NO.V(ST)1ADC/Adj/DB/15/ C-II/15/3121	EXP-4	Central Excise and Service Tax, Act	Reply filed Order Awaited
46	C.No. V(29)26/HQ/Adj/ADC/CE/ J&K/ISL/10/5609	Protective Demand Issued in Jammu on 100% refund in PLA	Central Excise and Service Tax, Act	Principal amount deposited
47	C.No. V(30)24/HQ/Adj/ADC/CE/ J&K/ISL/2011/1906	Protective Demand Issued in Jammu on 100% refund in PLA	Central Excise and Service Tax, Act	Principal amount deposited
48	C.NO:V(30)80/HQ/Adj/CCE/J&k/I SL/2012/8636	Protective Demand Issued in Jammu on 100% refund in PLA	Central Excise and Service Tax, Act	Principal amount deposited
49	Appeal	Menthol Crystal 1:1:25	Central Excise and Service Tax, Act	Pending at Addl. Sec ( Refund Already Received )
50	29/AC/R(S)Samba/2020	Refund Rejected	Central Excise and Service Tax, Act	Pending at CESTAT
51	46/AC/R(S)Samba/2020/939	Refund Rejected	Central Excise and Service Tax, Act	Pending at CESTAT
52	V(29)18/DB/R/150/2017/634	Refund Rejection	Central Excise and Service Tax, Act	Reply to be filed ( Refund Case Duty deposited in Dashmesh Fire Case )
53	45/AC/CE/SAMBA/19	Excess Refund/ over value Addition	Central Excise and Service Tax, Act	Link with case Pending at CESTAT
54	Din No 20200550ZA0002M7246 /637 dated 15.05.20	Recovey of Refund on Ed Cess & SHE	Central Excise and Service Tax, Act	Reply to be filed during PH
55	WP ( C) 125/2023	ISL VS UNION OF INDIA (Wrong Duty Draw back rate in SB)	Goods and Service Tax Act	High Court Jammu
56	WP (c ) 1874/2020	ISL VS UNION OF INDIA (Inadmissible credit of PLA in Tran-1)	Goods and Service Tax Act	High Court Jammu
57	AD030724003576A	ISLL VS Joint Commisssioner (GST) (2018-19)	Goods and Service Tax Act	Joint Commissioner-Appeal
58	AD0302230009471	ISL VS Joint Commisssioner (GST) (2017-18)	Goods and Service Tax Act	Joint Commissioner-Appeal
59	151/2023 (2010-11)	ISLL VS Joint Commisssioner (VAT) (2010-11)	Uttrakhand Vat Act	Joint Commissioner-Appeal
60	614B/2017-18 (2010-11)	ISLL VS State of Punjab (2010-11)	Punjab Vat Act	DETC,Appeal
61	CWP 17518/2019	ISLL VS State of Punjab (Duplicate E1 forms)	Punjab Vat Act	Punjab and Haryana High Court
62	Vat Tribunal Chd	ISL VS UT CHANDIGARH (2011-12)	Punjab Vat Act	VAT Tribunal

r				
63	SLPC 13764/2020	ISL VS UT,CHANDIGARH (2010-11)	Punjab Vat Act	SUPREME COURT
64	1937/14.03.2023	ISL Chd VS U.T.Chandigarh (2015-16)	Punjab Vat Act	VAT Tribunal
65	1937/14.03.2023	ISL Chd VS U.T.Chandigarh (2015-16)	Punjab Vat Act	VAT Tribunal
66	Assessing Stage	ISL Chd Vs Assessing Officer (2012-13)	Punjab Vat Act	Assessing Officer (ETO)
67	Assessing Stage	ISL Chd Vs Assessing Officer (2012-13)	Punjab Vat Act	Assessing Officer (ETO)
68	Assessing Stage	ISL Chd Vs Assessing Officer (2013-14)	Punjab Vat Act	Assessing Officer (ETO)
69	Assessing Stage	ISL Chd Vs Assessing Officer (2013-14)	Punjab Vat Act	Assessing Officer (ETO)
70	Assessing Stage	ISL Chd Vs Assessing Officer (2014-15)	Punjab Vat Act	Assessing Officer (ETO)
71	Assessing Stage	ISL Chd Vs Assessing Officer (2014-15)	Punjab Vat Act	Assessing Officer (ETO)
72	CA 1076/2019 IN CP(IB)19/Chd/CHD/2018	SIDBI VS MANSA & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
73	CP(IB)19/Chd/CHD/2018	SIDBI VS JALESH GROVER & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
74	CC NO. 2060/2019 & 3250/2019	RAINBOW PAPER VS MANSA (2 CASES)	SECTION 138 of Indian Penal Code 1860	ROHINI COURT DELHI
75	OA/2217/2022	FEDERAL BANK VS MANSA	OA FILED BY FEDERAL BANK FOR RECOVERY	DRT-2, Chandigarh
76	CWP 5283/2022	GOPAL MUNJAL VS IDBI BANK	WRIT AGAINST DECLARATION OF WILLFUL DEFAULT	HIGH COURT CHD
77	CC NO. 9330/2016	DEEPAK GUPTA VS RAKESH KR.BHARDAWAJ & IND SWIFT INFRASTRUCTURE AND DEVELOPERS	SECTION 420 Indian Penal Code 1860	ROHINI COURT DELHI

Page 1 of 38 **ANNEXURE: 12** 



#### THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH (COURT-II), CHANDIGARH

#### CA (CAA) No. 38/Chd/Chd/2024 (1st Motion)

Under Sections 230 to 232 of the Companies Act, 2013 read with Rule 3 and 5 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and Rule 11 of the National Company Law Tribunal Rules, 2016

#### IN THE MATTER OF SCHEME OF AMALGAMATION OF:

#### **IND-SWIFT LIMITED**

Registered Office: 781, Industrial Area,

Phase II, Chandigarh-160002 CIN: L24230CH1986PLC006897

PAN: AAACI6100L.

... Applicant Company No. 1/ Transferor Company

And

#### IND-SWIFT LABORATORIES LIMITED

Registered Office: SCO 850, Shivalik Enclave,

NAC, Manimajra, Chandigarh-160101 CIN: L24232CH1995PLC015553

PAN: AAACI6306G

......Applicant Company No. 2/ Transferee Company

Order delivered on: 03.01.2025

Coram: HON'BLE MR HARNAM SINGH THAKUR, MEMBER (JUDICIAL) HON'BLE MR UMESH KUMAR SHUKLA, MEMBER (TECHNICAL)

For the Applicant Companies: Mr. Anand Chhibbar, Senior Advocate with Mr. Vaibhav

Sahni, Advocate, Mr. G.S. Sarin, PCS, Ms. Swati

Vashisht, PCA.

Per: Mr. Harnam Singh Thakur, Member (Judicial) Mr. Umesh Kumar Shukla, Member (Technical)

#### ORDER

This is a Joint First Motion Application 2013 (hereinafter referred to as the "Application") filed under Section 230-232 of the Companies Act, 2013 (hereinafter



referred to as the "Act") read with Rule 3 and 5 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 (hereinafter referred to as the "CAA" Rules") and Rule 11 of the National Company Law Tribunal Rules, 2016 (hereinafter referred to as the "NCLT Rules") by Ind-Swift Limited (hereinafter referred to as the "Applicant Company No.1" or "Transferor Company") and Ind-Swift Laboratories Limited (hereinafter referred to as the "Applicant Company No.2" or "Transferee Company") (hereinafter Applicant Company No.1 and 2 collectively referred to as the "Applicant Companies") seeking approval of the Scheme of Amalgamation amongst the Applicant Companies and their respective Shareholders and Creditors (hereinafter referred to as the "Scheme"). The copy of the Scheme is attached as Annexure A-1 of the Application.

- 2. The Applicant Companies have prayed to issue the directions for convening meetings of the Equity Shareholders & Unsecured Creditors of the Transferor Company & Transferee Company; dispensing with the requirement of convening meetings of Preference Shareholders & Secured Creditors of the Transferor Company and Secured Creditors of the Transferee Company; newspaper publication of the notice of the meeting; sending the notices to statutory authorities and regulators seeking their representation if any, on the Scheme.
- 3. The Applicant Companies have their respective registered offices in the Union Territory of Chandigarh. Hence both the Companies are under the territorial jurisdiction of this Bench.

#### **FACTS OF THE CASE**

4. The facts of the case, as stated in the Application, are summarised below:



- The Transferor Company, Ind-Swift Limited, was incorporated on (i) 06/06/1986, and is having its Registered office at 781, Industrial Area, Phase II, Chandigarh India, 160002. The copy of its Master Data, as available on the web portal of the Ministry of Corporate Affairs, is annexed as Annexure A-2 of the Application. As on the appointed date i.e. 31.03.2024, its Authorized Share Capital is Rs.40 crore divided into 7.50 crore Equity Shares of Rs.2/- each amounting to Rs.15 crore & 25 lakh Cumulative Redeemable Preference Shares of Rs.100/- each amounting to Rs.25 crore and Issued, Subscribed and Paid-up Share Capital is Rs.25,03,29,306/ divided into 5,41,64,653 Equity Shares of Rs.2/- each amounting to Rs.10,83,29,306/- & 14,20,000 Cumulative Redeemable Preference Shares of Rs.100/- each amounting to Rs.14,20,00,000/- and there is no change in its capital structure since the appointed date. It is engaged in the business of manufacturing pharmaceutical products. Its main objects, as set out in its Memorandum of Association, are as under:
  - 1. To carry on the business of deriving, formulating, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading pharmaceuticals, chemicals, medicine and drugs of all kinds, specifications and descriptions; and to do so especially in respect of all kinds of analgesics and antipyretics.
  - 2. To carry on the business of purchasing, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading in all classes and kinds of raw material ingredients, mixtures, compounds and derivatives connected to, intermediate 1in or associated with manufacture, production and sale of pharmaceuticals, chemicals, medicines and drugs.
  - 3. To carry on the business of manufacturing drugs and medicines etc. on behalf of others.
  - 4. To work and act as examiners of pharmaceuticals, medicines and drugs manufactured by the manufacturers and others including Government, Semi-Govt.



bodies and also to carry on the profession of dathologists and examiner of soils & materials.

- 5. To carry on business as dealers in and manufacturers of surgical scientific equipments, appliance, accessories of all types and descriptions.
- 6. To carry on the business of and dealers in the chemicals, chemical compounds (organic and inorganic) in all forms, and chemical products of any nature and kind.
- 7. To carry on business as manufacturers of and dealers in all kinds of proprietary products, hair, skin, natl and other beauty preparations, deodorants, aerosol and pump-spray products, baby products, petroleum and mineral oil products, and products, bath products, care products, cotton swabs, family planning appliances, hair dyes, pigments, varnishes, essential oil; detergents insecticides, otl, oleaginous, vaporaceous, saponaceous substance, beauty specialties, preparation, acids and accessories of every description whether medicated, antiseptic or not, unguents ingredients or accessories thereof and other materials. 8. To carry on business as manufacturers of, and dealers in, all kinds of raw and finished cosmetics, perfumes and essences, dentifrices, lotions, extracts, greases, creams, salves, ointments, preparations, pomades, powders, powders unquents, eau de cologne, totilet requisites and preparations, cleansing compounds.
- 8a. To carry on the business of manufacturers, producers, processors, contractors, dealers, importers exporters, in milk and all types of milk products, dairy products, bakery products, confectionery, sweets, diet products, to set-up, purchase, hire, lease, milk procurement centres, milk depots, complete dairy plants, laboratories, cold stores, warehouse, workshops, dairy yards, cattle farms, breeding farm, Cattle Colonies, feed processing factories, seed growing farms and agencies, artificial insemination centres.
- 8b. To grow, cultivate, plant, produce, process, deal, breed, buy, sell, import, export, make marketable and otherwise deal in agriculture, horticultural farm produce organic, botanical farming, organic fertilizer, and other establishments, to extracts by products, derivatives, derivatives whether edible pharmaceuticals medicines or any other kind or nature whatever and food preparations of every kinds and description and services required for buying testing, grading, processing manufacturing packing, storing and marketing of any of aforesaid product or services Further

The clause 13 of its Memorandum of Association allows it to amalgamate with other companies as under:

"13. To amalgamate with any other Company having objects altogether or in part similar to those of this Company or otherwise."



- The Transferee Company, Ind-Swift Laboratories Limited, was incorporated (ii) on 04/01/1995 and is having its registered office at SCO 850. Shivalik Enclave, NAC, Manimajra, Chandigarh, India, 160101. The copy of its Master Data, as available on the web portal of Ministry of Corporate Affairs, is annexed as Annexure A-15 with the Application. As on the appointed date i.e. 31.03.2024, its Authorized Share Capital is Rs.60 crore divided into 6 crore Equity of Rs.10/- each and Issued, Subscribed and Paid-up Share Capital is Rs.59,08,68,600/ divided into 5,90,86,860 Equity of Rs.10/- each. Although, it has increased its Authorized Share Capital on 21.06.2024 to Rs.100 crore divided into 10 crore Equity of Rs.10/- each, but there is no change in is Paid-Up Share Capital since the appointed date. It is engaged in the business of manufacturing and marketing of pharmaceuticals related products. Its main objects, as set out in its Memorandum of Association, are as under:
  - 1. To carry on the business of deriving, formulating, producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading pharmaceuticals, chemicals, medicines, parental, medical aids instruments, surgical disposables, medical disposables, disposable syringes, lab. Regents, chemicals other healthcare products and drugs of all kinds, specifications and descriptions and to do so especially in respect of all kinds of analgesics and antipyretics.
  - 2. To carry on the business of purchasing, -producing, manufacturing, preparing, processing, mixing, compounding, refining, marketing, distributing, selling and trading in all classes and kinds of raw material ingredients, mixtures, compounds and derivatives connected to, intermediate in or associated with the manufacture, production and sale of pharmaceuticals chemicals, medicines and bulk drug and intermediate.
  - 3. To carry on the business of manufacturing drugs and medicines on behalf of others.
  - 4. To work and act as examiners of pharmaceuticals, medicines and drugs manufactured by the manufactures and others including. Government, Semi-Govt.



bodies and also to carry on the profession of pathological and examiner of soil and materials.

- 5. To carry on business as dealers in and manufactures of surgical scientific equipments, appliance, accessories of all types and descriptions.
- 6. To carry on the business of and dealers in chemicals, chemical compounds (organic and inorganic) in all forms, and chemical products of any nature and kind.
- 7. To carry on business as manufacturers of and dealers in all kinds of proprietary products, hair, skin, nail and other beauty preparations, deodorants, aerosol and pump-spray products, bony products, petroleum and mineral oil products, chemicals, acids, and alkalis, all kinds of perfumery and other compounds, preparations, materials, and products, bath products, care products, cotton soaps, family planning appliances, hair dyes, pigments, varnishes, essential oil, detergents, insecticides, oil, oleaginous vaproaceous, saponaceous substance, beauty specialties, preparations acids and accessories of every description whether medicated antiseptic or not, unquents ingredients or accessories thereof and other materials.
- 8. To carry on business as manufacturers of and dealers in, all kinds of raw and finished cosmetics, perfumes and essences, dentifrices, lotions, extracts, greases, creams, salves, ointments, preparations, pomades, powders unquents eau de cologne, toilet requisites and Preparations, cleansing compounds."

The clause 22 of its Memorandum of Association allows it to amalgamate with other companies as unde:

- "22. Subject to the provisions of Section 391 to 394 of the Companies Act; 1956 to amalgamate or to enter into partnership or into any arrangement for sharing profits, union or interest, co-operation, joint venture or reciprocal with any person or persons or company or companies carrying on or engaged in any business which the company is authorized to carry on."
- (iii) The copy of the Memorandum & Articles of Association of the Transferor Company and Transferee Company are annexed as Annexure A-3 and Annexure A-16 with the Application.
- The copy of Audited Financial Statements for the year ended on 31.03.2024 of the Transferor Company and Transferee Company are annexed as Annexure A-10 and Annexure A-21 with the Application. The copy of



Unaudited Financial Statements for the period ended on 30.06.2024 of Transferor Company and Transferee Company are annexed as Annexure A-11 and Annexure A-22 with the Application.

The List of Directors of the Transferor Company and Transferee Company (v) are annexed as Annexure A-12 and Annexure A-23 with the Application. The Certified copy of the Independent Directors' Report and Certified copy of Audit Committee Report is annexed as Annexure A-13 and Annexure A-24 with the Application. The Board of Directors of the Transferor Company and Transferee Company considered and approved the Scheme at their respective meetings held on 25.09.2023. However, the Stock Exchanges made certain observations in the said Scheme, and accordingly, the Board of Directors of the Transferor Company and Transferee Company, considering the observations, modified and approved the said Scheme vide Resolution dated 08.03.2024, which was further modified and finally approved by the Board of Directors of the Transferor Company and Transferee Company at their respective meetings held on 18.05.2024. A decision was taken during these meetings to file the captioned Application before this Tribunal, in order to obtain the necessary Orders under the provisions of Section 230-232 of the Act. Further the Board of Directors of the Transferor Company in their meeting dated 13.08.2024 have authorised Sh. Pardeep Verma to file the Petition on its behalf. The copy of the above resolutions passed by the Board of Directors of the Transferor Company and Transferee Company are annexed as Annexure A-14 and Annexure A-25 with the Application.



The shares of both the Applicant Companies are listed on BSE Limited (hereinafter referred to as the "BSE") and National Stock Exchange of India Limited (hereinafter referred to as the "NSE"). The Applicant Companies in accordance with Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as the "SEBI Regulations") and SEBI Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023 /93 dated June 20, 2023 (hereinafter referred to as the "SEBI Master Circular"), had applied to the BSE & NSE for their no objection to the proposed Scheme. The BSE vide its letter dated 30.09.2024 & NSE vide its letter dated 03.10.2024, have provided their Observation Letter Copies of the Observation Letter dated 30.09.2024 issued by BSE and Observation Letter dated 03.10.2024 issued by NSE (annexed as Annexure A-26 with the application) containing no objection to the Scheme as below:

#### Observations by BSE:

- "1. The Company shall disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters, and directors, before Hon'ble NCLT and shareholders, while seeking approval of the Scheme.
- 2. The Company shall ensure that additional information, if any, submitted by the Company after filing the Scheme with the Stock Exchanges, from the date of receipt of this letter, is displayed on the websites of the listed Company and the Stock Exchanges.
- 3. The Company shall ensure compliance with the SEBI circulars issued from time to time
- 4. The Companies involved in the Scheme shall duly comply with various provisions of the SEBI master Circular and ensure that all the liabilities of Transferor Company are transferred to the Transferee Company.



- 5. Companies are advised that the information pertaining to all the Unlisted Companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval.
- 6. Companies shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old.
- 7. Companies shall ensure that the details of the proposed scheme under consideration as provided to the Stock Exchanges shall be prominently disclosed in the notice sent to the Shareholders.
- 8. The Companies are advised to disclose the following as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the companies to the shareholders while seeking approval w/s 230 to 232 of the Companies Act 2013:
  - Details of asset, liabilities, net worth and revenue of the companies involved, pre and post scheme.
  - Impact of Scheme on revenue generating capacity of Transferee Company.
  - Need and rationale of the scheme, synergies of business of the companies involved in the scheme, impact of the scheme on the shareholders and cost benefit analysis of the scheme.
  - Value of assets and liabilities of Transferor Company that are being transferred to the Transferee Company.
  - Both companies shall obtain shareholders approval by way of special resolution passed through e voting. Further, the companies shall proceed only if the votes cast by the public shareholders in favor of the proposal are more than the number of votes cast by the public shareholders against it.
- 9. Companies shall ensure that applicable additional information to be submitted to SEBI along with the draft scheme of arrangement and documents requested via Query No. 09 dated October 16, 2023, for Ind-Swift Limited and query No. 09 dated October 16, 2023 for Ind-Swift Laboratories Limited shall form part of disclosures to shareholders."
- 10. Companies are advised that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- 11. Company shall ensure that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document.



- 12. Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI.
- 13. Companies are advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before Hon'ble NCLT and the Company is obliged to bring the observations to the notice of Hon'ble NCLT.
- 14. Companies are advised to comply with all applicable provisions under the Companies Act, 2013 rules and regulations issued thereunder including obtaining the consent from the creditors for the proposed scheme.
- 15. 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.

#### Observations by NSE:

- a) The Company shall ensure to disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters, and directors, before Hon'ble NCLT and shareholders, while seeking approval of the Scheme.
- b) The Company shall ensure that additional information, if any, submitted by the Company after filing the Scheme with the Stock Exchanges, from the date of receipt of this letter, is displayed on the websites of the listed Companies and the Stock Exchanges.
- c) The Company shall ensure compliance with the SEBI circulars issued from time to time
- d) The entities involved in the Scheme shall duly comply with various provisions of the applicable SEBI Circulars and ensure that all the liabilities of Transferor Company are transferred to the Transferee Company.
- e) The Company shall ensure that information pertaining to all the Unlisted Companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval.
- f) The Company shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old.



- g) The Company shall ensure that the details of the proposed scheme under consideration as provided by the Company to the Stock Exchanges shall be prominently disclosed in the notice sent to the Shareholders.
- h) Both the Companies involved in the Scheme shall ensure to disclose the following, as a part of explanatory statement or notice or proposal accompanying resolution to be passed to beforwarded by the company to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013:
  - Details of asset, liabilities, net worth and revenue of the companies involved, pre and post scheme.
  - Impact of Scheme on revenue generating capacity of Transferee Company.
  - Need and rationale of the scheme, synergies of business of the companies involved in the scheme, impact of the scheme on the shareholders and cost benefit analysis of the scheme.
  - Value of assets and liabilities of Transferor Company that are being transferred to the Transferee Company.
  - Both companies shall obtain shareholders approval by way of special resolution passed through e voting. Further, the companies shall proceed only if the votes cast by the public shareholders in favor of the proposal are more than the number of votes cast by the public shareholders against it.
- i) The Company shall ensure that all the applicable additional information shall form part of disclosures to shareholders, which was submitted by the Company to the Stock Exchange as per Annexure M of Exchange checklist.
- j) The Company shall ensure that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- k) The Company shall ensure that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document.
- I) The Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI.
- m) The Company shall ensure that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before NCLT and the Company is obliged to bring the observations to the notice of NCLT.
- n) The Company shall ensure that all the applicable provisions under the Companies Act, 2013 and the rules and regulations thereunder are complied, including obtaining the consent from the creditors for the proposed scheme.
- o) 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.

- (vii) As per Para 10 of SEBI Master Circular applicable to the present Scheme, the Applicant Companies will provide voting by the Equity Shareholders (including Public Shareholders) through e-voting and will disclose all material facts in the explanatory statement, to be sent to the Shareholders in relation to the said Resolution. Further, pursuant to applicable provisions of Para 10 of the SEBI Master Circular, Regulation 44 of SEBI Regulations and pursuant to Section 108 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014 and other applicable provisions of Companies Act, 2013, the Applicant Companies will provide E-voting facility to all its Shareholders (including Public Shareholders) for wide participation and Shareholders would be in a position to vote on the resolution for approving Scheme.
- (viii) The Appointed date means the 31.03.2024 or such other date as may be approved by the National Company Law Tribunal of relevant jurisdiction or by such other competent authority having jurisdiction over the Transferor Company and the Transferee Company. The effective date means the date on which certified copy of the order of the National Company Law Tribunal under section 230 and 232 of the Companies Act, 2013 sanctioning the Scheme is filed with the Registrar of Companies by both the Companies after obtaining the sanctions, orders or approvals referred to in clause 3 of Part-IV of this Scheme on receipt or any other government approval to the transfer of the undertaking and/ or the Scheme, if required under applicable law.



#### (ix) The rationale of the Scheme is as below:

This Scheme of Amalgamation would result, inter-alia, in the following synergies for both the Transferor and Transferee companies and thereby preserving and creating value for its shareholders, creditors and various other stakeholders:

#### (a) Expansion into the Formulation Business:

The Transferee Company had been engaged in the API business and recently exited the API business. It intends to focus and grow the formulations business which offers significant potential and growth opportunities going forward. To establish its presence in the formulations business, it has already made certain investments in two joint ventures. Since the Transferor company s engaged in Formulations business for a while and has already build capacity for the same, the Proposed Amalgamation would augment and spearhead this strategic shift of the Transferee Company into formulations business inorganically by combining the present formulations business of the Transferor Company along with access to its resources and expertise, enabling a more comprehensive and competitive player in the pharmaceutical formulations market.

#### (b) Takeover / Discharge of the debt of the Transferor Company and thereby relieve it from financial stress:

The Transferor Company has been under severe financial stress and has been facing challenges in discharging its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has in the past made numerous efforts to raise funds to fulfil its debt repayment obligations without much success and thereby pushing the Transferor company to brink of an IBC process which may lead to disintegration of the promising formulation business and various stakeholders losing their value The Proposed Amalgamation will offer a bail out to the Transferor company from its debt obligation by providing the necessary funds to discharge its debt and ensure continuity of its formulation business and preservation of shareholder value, alleviating creditors/ lenders pressure and ensuring a stronger / debt free merged entity ready for the long haul.

#### (c) Value creation for Shareholders:

The Proposed Amalgamation is expected to contribute to economic value creation for both Transferor and Transferee companies. The shareholders of Transferor company will benefit from reduced finance costs, improved profitability and additional resources to fund the growth of formulations business. The shareholders of the Transferee company are expected to benefit from growth in the formulations business. Shareholders of both Company are also likely to benefit from the increased value created through business synergies, cost savings, reduction in



administrative / operating costs and improved financial performance of the merged entity.

#### (d) Simplification of Group structure:

The Proposed Amalgamation would lead to simplification of the Group structure by reducing one listed company, and thereby eliminating inefficiency and cash trap on distribution of profits to shareholders in future. This will also lead to reduction of higher compliance/ reporting burden and administrative cost by reduction of one listed company. All of this will result in higher operational efficiencies and maximize value for the shareholders of both the companies.

#### (e) Focused management, synergies, and Growth prospects:

The Proposed Amalgamation would not only create economies of scale but also simplify management and strategic focus, leading to a better long-term performance. The Amalgamation will facilitate better and more efficient control over the business and financial conduct of the merged company allowing a more streamlined and coordinated approach to governance and strategic decisionmaking. The combined entity, on the back of its financial stability is likely to attract more opportunities for organic and inorganic growth viz., partnerships, acquisitions, and market expansion, translating into enhanced financial prospects.

In summary, the amalgamation of the Transferor Company with the Transferee Company is driven by strategic business objectives of preserving businesses of both companies, build strong foundation and achieve market competitiveness by combing the collective strength of both the companies, achieving business and operational synergies & efficiencies, improved financial stability and performance, and thereby preserving and creating long-term value for its various stakeholders.

This comprehensive rationale as above underscores the strategic motivations, expected benefits, and the context surrounding the Proposed Amalgamation, highlighting its alignment with both the companies' objectives and the interests of their various stakeholders.

- (f) Due to the aforesaid reasons, it is considered desirable and expedient to amalgamate the Transferor Company with Transferee Company in accordance with this Scheme, pursuant to Section 230~ 232 of the Companies Act, 2013
- (g) The amalgamation of the Transferor Company with the Transferee Company. pursuant to and in accordance with this Scheme, under Section 230 - 232 and other relevant provisions of the Companies Act, 2013 and applicable Rules of Companies (Compromises, Arrangements Amalgamations) Rules, 2016, subject to sanction of Hon'ble National Company Law Tribunal (NCLT) of relevant jurisdiction, shall take place with effect from the Appointed Date and shall be in compliance with Section 2(1B) of the Income Tax Act, 1961."



The Board of Directors of both the Applicant Companies in their respective (x) meetings held on 18.05.2024 have also approved the Valuation Report issued by Mr. Ajay Kumar Siwach, Registered Valuer- (Securities or Financial Assets), Registration No: IBBI/RV/05/2019/11412 and the fairness opinion dated 17.05.2024 as issued by Ekadrisht Capital Private Limited and 3Dimesnsion Capital Services Limited. The copy of the above Valuation Report and the fairness opinion is annexed as Annexure A-27 with the Application. As per the above Valuation Report, the Share Entitlement Ratio is as below:

> "Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift" Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/-(Rupees Two Each) each held by them in the Transferor Company.

The shares (both Equity and Preference) as per the Share Exchange Ratio shall be allotted to the Shareholders of the Transferor Company after the effective date and as the Board of Directors of the Transferee Company may determine.

- (xi) The Statutory Auditors of both Transferor Company and Transferee Company have certified that the present Scheme is in conformity with the Accounting Standards as applicable. The Certificates with respect to the conformity of the accounting standards are annexed as Annexure A-28 with the Application.
- (xii) The Directors of the Applicant Companies and their relatives have no material interests in the proposed Scheme except for commonality in shareholding, if any.



- (xiii) The present Scheme does not involve corporate debt restructuring as per Section 230 (2)(c) of the Companies Act, 2013. In terms of Section 230(2) of the Companies Act, 2013, the Scheme does not envisage reduction of share capital of the Transferee Company. The Affidavit in terms of Section 230(2) is annexed as Annexure A-29 with the Application.
- (xiv) The Applicant Companies do not fall within the ambit of any other sector specific regulator as per the affidavit annexed as the Annexure A-29 with the Application and therefore, no notice is required to be issued to any sectoral regulator under section 230(5) of the Act.
- (xv) The provisions of the Competition Act, 2002 will not be applicable in the present case in view of the Clause 10 of the Competition (Criteria for Exemption of Combinations) Rules, 2024 issued by the Central Government on 09.09.2024, effective from 10.09.2024 (annexed as Annexure A-32 of the Application), reproduced below:

"10. A merger or amalgamation of enterprises within the same group provided that the transaction does not result in change in control."

In the present case, the amalgamation is within the same group, as both the entities are being operated/ controlled by the common promoters. The affidavit with respect of the non-applicability of Competition Commission of India (hereinafter referred to as the "CCI") is annexed as Annexure A-31 of the Application.

(xvi) There are certain litigations pending in both the Applicant Companies, the details of which are mentioned in the affidavit annexed as Annexure A-33 of the Application. As per the list attached with the affidavit, there are 161 and



### 77 pending litigations against the Transferor Company and Transferee Company respectively as shown below:

CS-370/2016   SL VS JASVIR SINSH (COUNTER CLAIM)   SECTION 19 A AND CROPE 39 OF CYTIC PROCEDURE CODE   COMP-15/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	LIST OF PENDING LITIGATION - TRANSFEROR COMPANY 1361					
Comp-1/2016   St. VS JANNE NIGHT (COUNTER CLAM)   SECTION 13 A FOODERS SO CHIV.   COMP-1/2016   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   Section 138 of Negotiable instrument Act, 1881.   PRIVING AT SOLAN   TARAN VS ISL   S	s no l	CASE NO	NAME OF CASES	PROVISION OF APPLICABLE ACT	PENDING AT	
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TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	5	COMP-20/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
### COMP-12/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-19/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### COMP-25/2016   TAPAN VS ISL   Section 18 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN   ### CO	6	COMP-22/2016	TAPAN VS ISL	Section 138 of Negotiable instrument Act, 1881.	PENDING AT SOLAN	
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12	10	COMP-19/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
12		COMP-17/2016	TADAN \/S ISI	Section 129 of Negotiable Instrument Act 1891	PENDING AT SOLAN	
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14	12	COMP-21/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	13	COMP-14/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
15   COMP-39/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	14	COMP-930/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
15   COMP-39/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	16	COMP.038/2016	TADANI WE IEI	Section 129 of Negotiable Instrument Act 1991	DENDING AT SOLAN	
COMP-964/2016	-			1		
18	16	COMP-530/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
19	17	COMP-564/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	18	COMP-478/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
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COMP-254/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	19	COMP-477/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.		
COMP-238/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	20	COMP-256/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
COMP-476/2016   TAPAN VS ISL   Section 138 of Negotiable Instrument Act, 1881.   PENDING AT SOLAN	21	COMP-254/2016	TAPAN VS ISL	Section 138 of Negotiable Instrument Act, 1881.	PENDING AT SOLAN	
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42 CS/91/2016 SWATI SPENTOSE VS ISL EXECUTION PETITION GUIRAT (EXE. AT CHANDIGARH) 43 CSCI-4284/2023 ISL V, RAJIV UPADHYAY DAMAGES ORDER 7, 39.38 PENDING AT CHANDIGARH 44 CSCI-1809/2022 SHAKTI CORPORATION VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH 45 CS/613248/2016 AVANT GARDE CLEAN ROOM VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT THIS HAZARI COURT DEL- 46 CSCI-1724/2023 DLG FOOD SERVICES P, LTD. VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 47 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 48 EXECUTION 48 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 EXCELLIFICATION 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 EXCELLIFION 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE 58 CSCI-1724/2023 CHECKMATE SER	40				M\$ME MOHALI	
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43 CSCI-4284/2023 ISL V. RAJIV UPADHYAY DAMAGES ORDER-7, 39,38 PENDING AT CHANDIGARH 44 CSCI-1809/2022 SHAKTI CORPORATION VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH 45 CS/613248/2016 AVANT GARDE CLEAN ROOM VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT TIS HAZARI COURT DELY 46 CSCI-1724/2023 DLG FOOD SERVICES P. LTD. VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH 47 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH 48 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH 49 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 1 STATE COVIL PROCEDURE CODE 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 41 PENDING AT CHANDIGARH 41 PENDING AT CHANDIGARH 42 PENDING AT CHANDIGARH 43 PENDING AT CHANDIGARH 44 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 2 UNDER CIVIL PROCEDURE CODE 45 PENDING AT CHANDIGARH 45 PENDING AT CHANDIGARH 46 PENDING AT CHANDIGARH 47 PENDING AT CHANDIGARH 47 PENDING AT CHANDIGARH 48 PENDING AT CHANDIGARH 49 PENDING AT CHANDIGARH 49 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 41 PENDING AT CHANDIGARH 42 PENDING AT CHANDIGARH 43 PENDING AT CHANDIGARH 44 PENDING AT CHANDIGARH 45 PENDING AT CHANDIGARH 46 PENDING AT CHANDIGARH 46 PENDING AT CHANDIGARH 47 PENDING AT CHANDIGARH 47 PENDING AT CHANDIGARH 48 PENDING AT CHANDIGARH 49 PENDING AT CHANDIGARH 49 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 40 PENDING AT CHANDIGARH 41 PENDING AT CHANDIGARH 4					GUJRAT (EXE. AT CHANDIGARH)	
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47 CSCI-1724/2023 CHECKMATE SERVICES VS ISL ORDER 7 UNDER CIVIL PROCEDURE CODE PENDING AT CHANDIGARH  EXECUTION UNS 36 ORDER 21 R31 OF CIVIL PROCEDURE			AVANT GARDE CLEAN ROOM VS ISL			
EXECUTION U/S 36 ORDER 21 R11 OF CIVIL PROCEDURE			DLG FOOD SERVICES P. LTD. VS ISL			
48 EXECUTION PETITION/48/2023 PERENNIAL MEDICARE VS ISL (2 CASES)  U/S 36, ORDER 21 R11 OF CIVIL PROCEDURE PENDING AT SOLAN  ODDE  PENDING AT SOLAN	47		CHECKMATE SERVICES VS ISL		PENDING AT CHANDIGARH	
PETITION/48/2023 FERENTIAL MEDICAGE VS ISE (2 4555)	40		DEDENINIAL MEDICARE VS ISL (2 CASES)	U/S 36, ORDER 21 R11 OF CIVIL PROCEDURE	PENDING AT SOLAN	
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49	REG.CRI-2911/2014	CMHO VS M/S NAVNEET MEDICOS	DRUGS & COSMETICS ACT U/S 20/112 DRUGS & COSMETICS ACT U/S 16(i)(a), 17(a),17-	PENDING AT NAGAUR
50	CRI-1539/2014	STATE VS NARESH GUPTA	B(d),17(d) and 82,83	PENDING AT PALI
51	COMA-285/2018	STATE VS SHAKTI KUMAR	DRUGS & COSMETICS ACT U/S 18(a)(i),178,27(C),	MATTER IS PENDING AT JALANDHER
52	AOA/89/2021	UNION OF INDIA VS ISL UNIT-III STATE V. DIVYESH BHAI & HIMAMTLAL	DRUGS & COSMETICS ACT U/S 18(a)(i)	MATTER IS PENDING AT MARGAO
53	CC-48828/2015	& ORS.	DRUGS & COSMETICS ACT U/S 18(a),27	MATTER IS PENDING AT VADODARA
54	SPL.Case Drug Cosm 800001/2015	STATE OF MAHARASHTRA VS SHANKAR MADHAV BODKE	DRUGS & COSMETICS ACT U/S 18(a)(i), 16(1)(a),34,	MATTER IS PENDING AT NANDED
55	CC-1200075/2014	THE DRUG INSPECTOR VS ISL	DRUGS & COSMETICS ACT U/S 18(a)(i) and 32	MATTER IS PENDING AT TIRUPPUR
56	R.C.C303288/2008	STATE OF MAHARASHTRA VS S.R.	DRUGS & COSMETICS ACT U/S 18(a)(i),18-	MATTER IS PENDING AT NAGPUR
-		MEHTA STATE VS MANAGING DIRECTOR UNIT-	B,17&17B, 16,34 & 27,	MATTER IS PENDING AT SRINAGAR
57	COMPLAINT-953/2015	II & ORS DRUG INSPECTOR VS MUKHTAR	DRUGS & COSMETICS ACT U/S 18(a)(i), 27(d)	
58	COM.CASE-8063/2015	AHMAD MALIK & ORS	DRUGS & COSMETICS ACT U/S 18(a)(i)	MATTER IS PENDING AT ANATNAG
59	NDPS.S. CASE-12/2024	RAJESH KUMAR SIHNA VS. DR. G MUNJAL	DRUGS & COSMETICS ACT U/S 27(a), 27©,32	MATTER IS PENDING AT MUNGER
60		STATE VS ISL SAMBA JAMMU	DRUGS & COSMETICS ACT U/S 18(a)(i), 16(i)(a),	MATTER IS PENDING AT DAUSA
61	CRR-35/2018	STATE TH ROUGH DRUG INSPECTOR VS	DRUGS & COSMETICS ACT U/S 18(a)(i) 27 C	MATTER IS PENDING AT MOGA
62	CR.REG.CASE-656/2020	ARUN KATARIA STATE VS. ISL	DRUGS & COSMETICS ACT U/S 18,16,27	MATTER IS PENDING AT BUNDI
63		STATE VS GORA DIST BY KAMLESH	DRUGS & COSMETICS ACT U/S	MATTER IS PENDING AT UDAIPUR
63	CR.REG.CASE-10385/2014		18(a)(i),18(a)(vi),18- A,18B,22(i)(CCA),22(i)(d),27(d), and 28-28A	
64	CR.REG.CASE-32716/2017	STATE V. VISHAL ARORA & ISL	DRUGS & COSMETICS ACT U/S 18(a)(i) DRUGS & COSMETICS ACT U/S 18(a)(i),	MATTER IS PENDING AT JAIPUR
65	CC-1600089/2009	STATE VS PREET REMEDIES OTHERS  DRUG INSPECTOR VS ISL AND	18(b),27(d) and 28(a)	MATTER IS PENDING AT SALEM  MATTER IS PENDING AT KOTHAGUDEM
66	CC-0400223/2017	ANOTHER	DRUGS & COSMETICS ACT U/S 27 18(a),(iv)	(TELANGANA)
67		COZYPLUS - MATHURA	DRUGS AND COSMETICS ACT	MATTER IS PENDING AT MATHURA MATTER PENDING AT VAT TRIBUNAL
68	Appeal No. 137/138 of 2019	ISLVS UT EXCISE & TAXATION DEPTT.	VAT ACT 2005	(APPEALS) MATTER PENDING AT CHANDIGARH HIGH
69	CWP-6809-2019	ISLVS UT CHANDIGARH	Civil Writ Petition under Article 226 of the Constitution of India.	MATTER PENDING AT CHANDIGARH HIGH COURT.
70	SLP/12162/2019	ADVISOR, UT CHD VS ISL	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	MATTER PENDING AT SUPREME COURT
			U/S 12,13(1)(D),13(2) IPC	MATTER PERSONS AT 30 MENTE COOK.
71	PC-11/2023	STATE VS RAM TIRATH & OTHERS	409,420,466,468,471,120-B OF INDIAN PENAL CODE, 1860 AND PREVENTION OF CORRUPTION	
			ACT	MATTER PENDING AT CHANDIGARH
72		EXCISE & TAXATION DEPARTMENT U.T. CHD V. ISL		ASSESSMENT PROCEEDINGS 2010-2011
73	OA-5316/2017	IFCI (EDELWEISS) VS ISL	Section 19 in The Recovery Of Debts Due To Banks And Financial Institutions Act, 1993	FOR WITHDRAWAL
			SECTION 34 AND ORDER 39 OF CIVIL	PENDING AT, CHANDIGARH
74	CSCJ-1477/2017	ISL VS CENTRAL BANK OF INDIA	PROCEDURE CODE  Civil Writ Petition under Article 226 of the	
75	CWP-1602/2022	ISL VS CENTRAL BANK OF INDIA EXCISE TAXATION OFFICER V. ISL	Constitution of India.	Punjab & Haryana High Court PENDING AT ETO
77	CSCJ-1419/2024	ESTATE OFFICER V. MANCHANDA INDUSTRIES	SPECIFIC PERFORMANCE OF CONTRACT U/S 12, 39,38	SDM EAST, INDUSTRIAL AREA, CHANDIGARH
78	NACT/4939/2019	ISL VS CEMEX PHARMA	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
79	CA-58/2024	ISL VS ZENITH DRUGS	CIVIL PROCEDURE CODE U/S 96	CHANDIGARH COURT
80	CRL MISC/129/2016	ISL VS MRINMOYEE MEDICA	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
81	CR-AS/62/2022	ISL V\$ NITU SHARMA	Section 378 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
82	CRM-22316/2015	ISL VS RAJEEV GUPTA 3 CASES	Section 378 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
83	CWP-5347/2018	ISL VS PRESIDING OFFICER LABOUR	Civil Writ Petition under Article 226 of the Constitution of India.	CHANDIGARH COURT
84	CRR-27/2021	COMMISSIONER ISL VS SHREE GANESH PHARMA	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
85	CRR-23/2021	ISL VS THUAMI PHARMA	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
86	CRR-22/2021	ISL VS WELFARE PHARMACY	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
87	CRR-27/2021	ISL VS BINAYAK DRUS	Section 397 of Code of Criminal Procedure, 1973	CHANDIGARH COURT
88	CIVIL SUIT/78/2023	ISL VS ELDER LABS TAD	Section 27(2), 135 of Trade Marks Act	NALAGARH COURT
89	CIVIL Misc. Application/355/2023	ISL VS ELDER LABS LTD	Order 39 of Civil Procedure Code	NALAGARH COURT
90	CRIMINAL REVISION-58/2018	ISL VS TAPAN PET	11/5 397 of Code of Criminal Procedure, 1973	SOLAN COURT
91	CRIMINAL REVISION-69/2018	ISL VS TAPAN PET	US 397 a Code of Criminal Procedure, 1973	SOLAN COURT
92	CRIMINAL REVISION-70/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
93	CRIMINAL REVISION-71/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
94	CRIMINAL REVISION-72/2018		U/S 397 of Code of Criminal Procedure	SOLAN COURT
95	CRIMINAL REVISION-72/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT 1702
96	CRIMINAL REVISION-74/2018		U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
97	CRIMINAL REVISION-75/2018		U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
98	1		U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
	CRIMINAL REVISION-76/2018	ISL VS TAPAN PET	0/3 397 of Code of Criminal Procedure, 1973	
99	CRIMINAL REVISION-76/2018 CRIMINAL REVISION-77/2018		U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
99			-,	SOLAN COURT SOLAN COURT
-	CRIMINAL REVISION-77/2018	ISLVS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	
100	CRIMINAL REVISION-77/2018 CR.M.A-294/2018	ISLVS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973 U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100	CR.M.A-295/2018  CR.M.A-295/2018	ISLVS TAPAN PET  ISLVS TAPAN PET  ISLVS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973 U/S 397 of Code of Criminal Procedure, 1973 U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100	CRIMINAL REVISION-77/2018  CR.M.A-295/2018  CR.M.A-296/2018	ISL VS TAPAN PET  ISL VS TAPAN PET  ISL VS TAPAN PET  ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT SOLAN COURT SOLAN COURT
100 101 102 103	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT
100 101 102 103 104	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-297/2018  CR.M.A-297/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT
100 101 102 103 104 105	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-298/2018  CR.M.A-299/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT  SOLAN COURT
100 101 102 103 104 105	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-299/2018  CR.M.A-299/2018  CR.M.A-300/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100 101 102 103 104 105 106	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-299/2018  CR.M.A-299/2018  CR.M.A-300/2018  CR.M.A-300/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100 101 102 103 104 105 106 107	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-299/2018  CR.M.A-300/2018  CR.M.A-301/2018  CR.M.A-301/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT
100 101 102 103 104 105 106 107 108 109	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-298/2018  CR.M.A-300/2018	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973	SOLAN COURT  CHANDIGARH COURT
100 101 102 103 104 105 106 107 108 109 110	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-297/2018  CR.M.A-298/2018  CR.M.A-298/2018  CR.M.A-298/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-301/2018  CR.M.A-301/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-303/2018  COMI-32/2024  WPD/351/2023)  WPD/351/2023	ISL VS TAPAN PET	U/S 397 of Code of Criminal Procedure, 1973 U/S 408,405,406,409,415,418,421,422,424,1201 of Indian Penal Code, 1860 Coli Wirth Petition under Article 225 of the Constitution of India. Coli Wirth Petition under Article 225 of the	SOLAN COURT  CHANDIGARH COURT  HIGH COURT JAMMU
100 101 102 103 104 105 106 107 108 109 110	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018  CR.M.A-299/2018  CR.M.A-299/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CMI-32/2024  WP©/185/2023)  WP©/1874/2020 & WP©/188/2020	ISL VS TAPAN PET  ISL VS TAPAN	U/S 397 of Code of Criminal Procedure, 1973 U/S 397 of Code of Cri	SOLAN COURT  CHANDIGARH COURT  HIGH COURT JAMMU  HIGH COURT JAMMU
100 101 102 103 104 105 106 107 108 109 110 111 112	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018  CR.M.A-299/2018  CR.M.A-299/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CMM-32/2024  WP©/185/2023)  WP©/185/2020  CWP/8638/2022	ISL VS TAPAN PET  ISL VS UNION OF INDIA  ISL VS UNION OF INDIA	U/S 397 of Code of Criminal Procedure, 1973 U/S 397 of Code of Cri	SOLAN COURT  CHANDIGARH COURT  HIGH COURT JAMMU  HIGH COURT JAMMU
100 101 102 103 104 105 106 107 108 109 110	CRIMINAL REVISION-77/2018  CR.M.A-294/2018  CR.M.A-295/2018  CR.M.A-295/2018  CR.M.A-296/2018  CR.M.A-297/2018  CR.M.A-299/2018  CR.M.A-299/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-300/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CR.M.A-302/2018  CMI-32/2024  WP©/185/2023)  WP©/1874/2020 & WP©/188/2020	ISL VS TAPAN PET  ISL VS UNION OF INDIA  ISL VS UNION OF INDIA	U/S 397 of Code of Criminal Procedure, 1973 U/S 403,405,406,409,415,412,424,422,424,120 of Indian Penal Code, 3850 Civil Writ Petition under Article 225 of the Constitution of India. Civil Writ Petition under Article 225 of the Constitution of India. Civil Writ Petition under Article 226 of the Constitution of India.	SOLAN COURT  CHANDIGARH COURT  HIGH COURT JAMMU  HIGH COURT JAMMU



	ISL VS RENGANATHAN		
NACT-5627/2024	PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
CR.MA/40026/2023	ISL VS STATE OF GUIRAT (DRUG MATTER)	QUASHING OF COMPLAINT U/S 482 CRPC	HIGH COURT GUJARAT
CRL-MP-7356/2023	DR RAMNEEK SINGH BEDI VS STATE OF RAJASTHAN (DRUG MATTER)	QUASHING OF COMPLAINT U/S 482 CRPC	HIGH COURT RAJASTHAN
NACT-8095/2024	ISL VS KRISHAN PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-8094/2024	ISL VS SHARANA SABAREESH DISTRIBUTORS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6913/2024	ISL VS ISHAN MEDIPOINT & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6905/2024	ISL VS OM SAI AHUJA ENTERPRISES & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6907/2024	ISL VS SHREEMA PHARMA & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6912/2024	ISL VS SRI SAIRAMA MEDIALS & ANR	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6914/2024	ISL VS LAKSHMI SAI PHARMACEUTICALS	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
NACT-6904/2024	ISL VS SUNSHINE AND HEALTHCARE	Section 128 of Descripble Instrument Act, 1881.	CHANDIGARH COURT
NACT-6888/2024	ISL VS NEW MALLIKARJUNA/ MEDICALS AND SURGICALS AGENCIES	Section 138 of Negociatie Instrument Act, 1881.	CHANDIGARH COURT
NACT-28137/2013	ISL VS RAJINDER KR. BAID *	Section 138 of Negotiable Instrument Act, 1881.	CHANDIGARH COURT
INVESTIGATION/ENQUIRY	- 18	Revention of Money Laundering Act, 2002	Investigation/Enquiry of ED under PMLA, 2002 vide file no. ECIR/CD20-1/08/2020 against the Company
LPA-1968-2017	Rakesh Jakhar Vs Ind Swift Ltd.	UNDER SECTION 151 CPC	HIGH COURT CHANDIGARH
CWP-1231-2017 (O&M)	H M R A V/S STATE OF HARYANA & OTHERS	O FUNDER SECTION 151 CPC	HIGH COURT CHANDIGARH
CWP-5347-2018	Ind Swift Ltd. V/s. VIVEK VARNWAL	UNDR ARTICLES 226/227	HIGH COURT CHANDIGARH
LCC NO 6	O.P. Shrotriya v/s Ind swift Ltd		LABOUR COURT AJMER
CW 26926/2024			HIGH COURT JAIPUR
			LABOUR COURT SHIMLA
			HIGH COURT CHANDIGARH
	J.sheshu Babu V/s. Ind Swift Ltd.		LABOUR OFFICE HISAR
1479, dated 20/08/24	E-Assesment for AY 2013-14	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
ISL/AY 2015-16	E-Assesment for AY 2015-16	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
ISL/AY 2023-24	E-Assesment for AY 2023-24	Section 143 (2) of Income Tax Act, 1961	Assesing Officer Range Circle 1(1), Chandigarh
6/2014-15	Appeal filed by the Company for AY 2011-12 with CIT(A)	Section 153(A) read with section 143(3) of Income Tax Act. 1961	Pending with CIT(A), Gurgaon
7/2014-15	Appeal filed by the Company for AY	Section 153(B) read with section 143(3) of	Pending with CIT(A), Gurgaon
348161281050521	Appeal filed by the Company for AY 2018-19 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
	Sales Tax Demand	Chandigarh VAT Act	VAT Tribunal, Chandigarh
			VAT Tribunal, Chandigarh Commisioner (Appeals), Ludhiana
			CESTAT, Chandigarh
2014-2015	Service Tax	Service Tax Act	CESTAT, Chandigarh
2013-14	Service Tax	Service Tax Act	CESTAT, Chandigarh
			CESTAT, Chandigarh Jammu High Court, Jammu
	GST		DSTC (Appeal)- Mohali
2018-23	ESI Demand	ESI Act	Regional Director (appeal) Aurungabad
CA 1076/2019 IN CP(IB)19/Chd/CHD/2018	SIDBI VS MANSA & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
CP(IB)19/Chd/CHD/2018	SIDBI VS JALESH GROVER & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
3250/2019	RAINBOW PAPER VS MANSA (2 CASES)	SECTION 138 of Indian Penal Code 1850	ROHINI COURT DELHI
OA/2217/2022	FEDERAL BANK VS MANSA	OA FILED BY FEDERAL BANK FOR RECOVERY WRIT AGAINST DECLARATION OF WILLFUL	DRT-2, Chandigarh
	GOPAL MUNIAL VS IDBI BANK		HIGH COURT CHD
CWP 5283/2022	GOFAE MONGAE VS 1061 BANK	DEFAULT	
	CRL-MP-7356/2023  NACT-8095/2024  NACT-8094/2024  NACT-6913/2024  NACT-6905/2024  NACT-6905/2024  NACT-6907/2024  NACT-6907/2024  NACT-6912/2024  NACT-6912/2024  NACT-6912/2024  NACT-6912/2024  NACT-6912/2024  NACT-6904/2024  NACT-6888/2024  NACT-6888/2024  NACT-6888/2024  NACT-28137/2013  INVESTIGATION/ENQUIRY  LPA-1968-2017  CWP-1231-2017 (0&M)  CWP-5347-2018  LCC NO 6  CW 26926/2024  35/2023  FAO 180/2015  S.A. NO. 01/2024  1479, dated 20/08/24  ISL/AY 2013-14  ISL/AY 2013-16  ISL/AY 2013-16  ISL/AY 2013-16  ISL/AY 2013-16  2014-15  7/2014-15  348161281050521  2011-12  2015-16  2013-14  2011-12	CR.MA/4002b/2023  CRI-MP-7356/2023  DR RAMNEEK SINGH BEDI VS STATE OF RAJASTHAN (DRUG MATTER)  NACT-8095/2024  ISL VS KRISHAN PHARMACEUTICALS  NACT-8913/2024  ISL VS ISHAN MEDIPOINT & ANR  NACT-6905/2024  ISL VS ISHAN MEDIPOINT & ANR  NACT-6905/2024  ISL VS SHAREMA PHARMA & ANR  NACT-6907/2024  ISL VS SHREEMA PHARMA & ANR  NACT-6912/2024  ISL VS SRI SAIRAMA MEDIALS & ANR  NACT-6912/2024  ISL VS SRI SAIRAMA MEDIALS & ANR  NACT-6912/2024  ISL VS SUNSHINE AND HEALTHCARE  ISL VS SUNSHINE AND HEALTHCARE  ISL VS SUNSHINE AND HEALTHCARE  ISL VS RAJINDER KR. BAD  INVESTIGATION/ENQUIRY  LPA-1968-2017  CWP-1231-2017 (O&M)  CWP-5347-2018  Ind Swift Ltd. VS. VIVEK VARNWAL  LCC ND 6  CW 26526/2024  IND SWIFT V/S. O.P. SHROTRIVA  35/2023  Roop Lall & Other V/S Ind Swift Ltd.  CW 26526/2024  ISL VS NOSHIPT V/S. O.P. SHROTRIVA  ASSING SWIFT Ltd.  ISL VS NOSHIPT V/S. O.P. SHROTRIVA  ASSING SWIFT Ltd.  ISL VS NOSHIPT V/S. O.P. SHROTRIVA  ASSING SWIFT Ltd.  ISL/AY 2013-14  E-Assesment for AY 2013-14  ISL/AY 2023-24  Appeal filed by the Company for AY  2011-12  Sales Tax Dermand  2013-14  Excise Duty  2014-15  Sales Tax Dermand  2013-14  Excise Duty  2014-19  2015-16  Sales Tax Dermand  CA 1076/2019 IN  CPI(B)19/Chd/CHD/2018  CN D. 2606/2019 & SIDBI VS MANSA & OTHERS  CC NO. 2606/2019 & RAINDOW PAPER VS MANSA (2 CASES)  RAINBOW PAPER VS MANSA (2 CASES)  RAINBOW PAPER VS MANSA (2 CASES)	CRIMA/40028/2023  CRI-MP-7356/2023  DR RAMSEK SINGH BEDI VS STATE NACT-6912/2024  ISL VS SKISHAN MEDIPOINT & ANR Section 138 of Negotiable Instrument Act, 1881. NACT-6905/2024  ISL VS SISHAM MEDIPOINT & ANR Section 138 of Negotiable Instrument Act, 1881. NACT-6907/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6912/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6914/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6914/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881. NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881.  NACT-6904/2024  ISL VS SRI SARBAMA MEDIALS & SECTION 138 of Negotiable Instrument Act, 1881

-	LIST OF PENDING LITIGATION - TRANSFEREE COMPANY 12					
SR NO.	CASE NO.	NAME OF CASES	PROVISION OF APPLICABLE ACT	PENDING AT		
. 1	CWP-4592/2020 19.02.2020	ISLL VS CENTRAL BANK OF INDIA	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
· 2	CR-1976/2023	ISLL VS PI INDUSTRIES	Civil Revision under Section 115 of C.P.C.	PUNJAB & HARYANA HIGH COURT, CHD		
-3	MA001102-001107/2022	ISLL JAMMU VS COMMR OF CEN EXE JAMMU	Article 132 of the Constitution of India	SUPREME COURT		
4	CRM-M - 31576/2017 27.04.2017	ISLL VS DEPUTY COMMISSIONER INCOME TAX	482 of code of Criminal Procedu	PUNJAB & HARYANA HIGH COURT, CHD		
5	CWP-17518/2019 03.07.2019	ISLL VS STATE OF PUNJAB AND ANR. (CWP-17518-2019)	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
6	CWP - 28692/28693/2022 12.12.2022	ISLL VS DEPUTY COMMISSIONER INCOME TAX & ORS.	Civil Writ Petition under Article 226 of the Constitution of India.	PUNJAB & HARYANA HIGH COURT, CHD		
7	SLP®-034092/2015	ISLL VS STATE OF PUNJAB EXCISE & TAXATION DEPARTMENT	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	PUNJAB & HARYANA HIGH COURT, CHD		
8	SLP®-034207/2015	ISLL VS STATE OF PUNJAB EXCISE & TAXATION DEPARTMENT	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	SUPREME COURT		



9	OS-281/2015 03.07.2015	KHANDELWAL EXTRACTION VS ISLL	Order 39 of C.P.C.	CIVIL COURT, KANPUR
0,10	OA/5314/2017 01.01.2017	EDELWEISS (IFCI) VS ISLL	Section 19 in The Recovery Of Debts Due To Banks And Financial Institutions Act, 1993	DRT 3, CHANDIGARH
11	MCIA/ARB/35/2021 dt.19.01.2021	PI INDUSTRIES LTD. VS ISLL	Section 23 of Arbitration and Conciliation Act, 1996	ARBITRATION
€2 2	CS-319/2020 14.02.2020	MEHUL INTERIORS VS ISLL	Order 7 of C.P.C.	CIVIL JUDGE, CHANDIGARH
13	SLP® NO.13764/2020 19.11.2020	U.T CHD, VS SHIVA TRADERS & ORS	Article 136 of the Constitution of India. Indirect Taxes Matters: Value Added Tax	SUPREME COURT
14	CC-349/2021 16.10.2021	PARDEEP KUMAR V. ISLL	Section 2(3) of Consumer Protection Act, 2019 Section 12 of Consumer	CONSUMER COURT, PANCHKULA
15	CC-379/2016 22.12.2016	MANJIT KAUR VS ISLL DEPUTY COMMISSIONER VS	Protection Act, 1986 Section 276C , Section 278B OF	CONSUMER COURT DELHI
16	CC-1378/2014 01.04.2014	ISLL EXCISE & TAXATION DEPARTMENT UT CHE V.	Income Tax Act, 1961.  ASSESSMENT PROCEEDINGS	CHIEF JUDICIAL MAGISTRATE, CHD SUPREME COURT
		IN TOUR	2010-2011	Investigation/Enquiry of ED under
18	Investigation/Enquiry	SCSH CHAND Regal No Expiry a 29-11-20	Foreign Exchange Management Act, 1999	FEMA, 1999 vide file no. T- 3/51/CDZO/2017/Ad(KKK) against the Company
19	Inspection		Inspection under Section 206(5) of the Companies Act, 2013	Office of the Regional Director, Northern Region, MCA, Government of India
20	ISLL/AY 2013-14	E-Assesment for AY 2013-	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
21	ISLL/AY 2014-15	E-Assesment for AY 2014- 15	Section 148 of Income Tax Act, 1961	Notice issued by Assesing Officer A and Company has filed writ petition in Punjab and Haryana High Court, Chandigarh
22	ISLL/AY 2023-24	E-Assesment for AY 2023- 24	Section 143 (2) of Income Tax Act, 1961	Assesing Officer Range Circle 1(1), Chandigarh
23	10002/10-11	Appeal filed by the Company for AY 2002-03 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
24	4/2015-16	Appeal filed by the Company for AY 2012-13 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
25	348289181050521	Appeal filed by the Company for AY 2018-19 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
26	721341530141022	Appeal filed by the Company for AY 2020-21 with CIT(A)	Section 143(3) of Income Tax Act, 1961	Pending with CIT(A), Gurgaon
27	ST/61588/2018	Service Tax Pay Tech. fees Received	Central Excise and Service Tax, Act	Pending at CESTAT
28	ST/60566/2018	Exp-4	Central Excise and Service Tax, Act	Pending at CESTAT
29	ST/60910/2019	ECB	Central Excise and Service Tax, Act	Pending at CESTAT
30	V(CE)ADC/ADJ/CGST Mohali/DB-1/Ind- Swift(100%EOU)32/2018/249 2 &	Destruction of Goods	Central Excise and Service Tax, Act	Pending at CESTAT
31	V(30)15/CE/53/COMM. ADJ./CHD-II/2014/1669 APPL- COMMOCEX/14/2021-GST- APL-LDH	Destruction of Goods	Central Excise and Service Tax, Act	Pending at CESTAT
32	04 Appeals	EXP-4	Central Excise and Service Tax, Act	Pending at CESTAT
33	V(29)ADC/ADJ/CGST Mohali/indswift/DB/09/2018	Denial credit of fire loss	Central Excise and Service Tax, Act	Pending at CESTAT
34	32,31&34 /DCE/DBK/2016	Servoie Tax Retfund	Central Excise and Service Tax, Act	Hearing Attended But Now DC has been changed and fresh hearing letter will be received
35	VIII(30)ICD-DD/TSK/SCN/Ind- Swift/712/2022/10413	Focus market Script	Custom Act	PH attended Pending for Order
36	141/2023-24/P.C. Dhanwaria/AC/Export/ICD/TK D/7213	Drawback	Custom Act .	Reply submitted
37	CUS/BRC/SCN/360/2023- BRC/18374	Drawback	Custom Act	PH attended Pending for Order
38	1781/2020-21/DC/NSII/JNCH	Drawback	Custom Act	Case has been remanded back through PMO Complaint, Reply Submitted
	C-10067/2016	Steam Coal	Central Excise and Service Tax, Act	Remanded back to concerned CESTAT ( Main Case pending at Supreme Court )
39	0.20007,2020			
39 40	02 Appeal	Product Reg. Charges	Central Excise and Service Tax, Act	Pending at CESTAT
		Product Reg. Charges  Capital Goods		
40	02 Appeal		Act Central Excise and Service Tax,	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe
40	02 Appeal 03 Case 08 SCN 245-2477- CE/APPL/CHD/2/2011	Capital Goods	Act Central Excise and Service Tax, Act	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe Cases pending due to main case pending at Additional secretary 20.17 Lac amount invloved )
40 41 42	02 Appeal 03 Case 08 SCN 245-2477- CE/APPL/CHD/2/2011 V(STC)VCES/Ind Swift/OB//DIVN.23/2013/774	Capital Goods  Denial of Cenvat Credit  Crystal Refund cases	Act Central Excise and Service Tax, Act	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe Cases pending due to main case pending at Additional secretary 20.17 Lac amount invloved ) Reply to be filed .
40 41 42 43	02 Appeal 03 Case 08 SCN 245-2477- CE/APPL/CHD/2/2011 V(STC)VCES/Ind	Capital Goods  Denial of Cenvat Credit  Crystal Refund cases	Act Central Excise and Service Tax, Act Act Central Excise and Service Tax, Act	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe Cases pending due to main case pending at Additional secretary 20.17 Lac amount invloved )  Reply to be filed .  Reply filed Order Awaited
40 41 42 43	02 Appeal 03 Case 08 SCN 245-2477- CE/APPL/CHD/2/2011 V(STC)VCES/Ind Swift/DB/DIVN.23/2013/774 C.NO.V(ST)1ADC/Adj/DB/15/	Capital Goods  Denial of Cenvat Credit  Crystal Refund cases  SP-4 2  Project No Compand Source  Cultumers of 1005 refund	Act Central Excise and Service Tax, Act Act Act Act Act Act Act Act Act	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe Cases pending due to main case pending at Additional secretary: 20.17 Lac amount invioved ) Reply to be filed .  Reply filed Order Awalted  Principal amount deposited
40 41 42 43 44 45	02 Appeal 03 Case 08 SCN 245-2477- CE/APPL/CHD/2/2011 V(STC)VCES/Ind Swift/OB/DIVN.23/2013/774 C.NO.V(ST)1ADC/Adj/DB/15/ C-II/15/3121 C.No. V(29)26/HQ/Adj/ADC/CE/	Capital Goods  Denial of Cenvat Credit  Crystal Refund cases  SP-4-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-	Act Central Excise and Service Tax, Act Act Central Excise and Service Tax, Act Act Central Excise and Service Tax, Act Central Excise and Service Tax, Act	Remanded back from CESTAT  Main Case has been in favoured Now that cases has to be droppe Cases pending due to main case pending at Additional secretary i 20.17 Lac amount invloved )  Reply to be filed .  Reply filed Order Awaited  Principal amount deposited



49	Appeal	Menthol Crystal 1:1:25	Central Excise and Service Tax, Act	Pending at Addl. Sec ( Refund Already Received )
50	29/AC/R(S)Samba/2020	Refund Rejected	Central Excise and Service Tax, Act	Pending at CESTAT
51	46/AC/R(S)Samba/2020/939	Refund Rejected	Central Excise and Service Tax, Act	Pending at CESTAT
52	V(29)18/DB/R/150/2017/634	Refund Rejection	Central Excise and Service Tax, Act	Reply to be filed ( Refund Case Duty deposited in Dashmesh Fire Case )
53	45/AC/CE/SAMBA/19	Excess Refund/ over value Addition	Central Excise and Service Tax, Act	Link with case Pending at CESTAT
54	Din No 20200550ZA0002M7246 /637 dated 15.05.20	Recovey of Refund on Ed Cess & SHE	Central Excise and Service Tax, Act	Reply to be filed during PH
55	WP ( C) 125/2023	ISL VS UNION OF INDIA (Wrong Duty Draw back rate in SB)	Goods and Service Tax Act	High Court Jammu
56	WP (c ) 1874/2020	ISL VS UNION OF INDIA (Inadmissible credit of PLA in Tran-1)	Goods and Service Tax Act	High Court Jammu
57	AD030724003576A	ISLL VS Joint Commisssioner (GST) (2018-19)	Goods and Service Tax Act	Joint Commissioner-Appeal
58	AD0302230009471	ISL VS Joint Commisssioner (GST) (2017-18)	Goods and Service Tax Act	Joint Commissioner-Appeal
59	151/2023 (2010-11)	ISLL VS Joint Commisssioner (VAT) (2010-11)	Uttrakhand Vat Act	Joint Commissioner-Appeal
60	614B/2017-18 (2010-11)	ISLL VS State of Punjab (2010-11)	Punjab Vat Act	DETC,Appeal
61	CWP 17518/2019	ISLL VS State of Punjab (Duplicate E1 forms)	Punjab Vat Act	Punjab and Haryana High Court
62	Vat Tribunal Chd	ISL VS UT CHANDIGARH (2011-12)	Punjab Vat Act	VAT Tribunal
63	SLPC 13764/2020	ISL VS UT, CHANDIGARH (2010-11)	Punjab Vat Act	SUPREME COURT
64	1937/14.03.2023	ISL Chd VS U.T.Chandigarh (2015-16)	Punjab Vat Act	VAT Tribunal
65	1937/14.03.2023	ISL Chd VS U.T.Chandigarh (2015-16)	Punjab Vat Act	VAT Tribunal
66	Assessing Stage	ISL Chd Vs Assessing Officer (2012-13)	Punjab Vat Act	Assessing Officer (ETO)
67	Assessing Stage	ISL Chd Vs Assessing Officer (2012-13)	Punjab Vat Act	Assessing Officer (ETO)
68	Assessing Stage	ISL Chd Vs Assessing Officer (2013-14)	Punjab Vat Act	Assessing Officer (ETO)
69	Assessing Stage	ISL Chd Vs Assessing Officer (2013-14)	Punjab Vat Act	Assessing Officer (ETO)
70	Assessing Stage	ISL Chd Vs Assessing Officer (2014-15)	Punjab Vat Act	Assessing Officer (ETO)
71	Assessing Stage	ISL Chd Vs Assessing Officer (2014-15)	Punjab Vat Act	Assessing Officer (ETO)
72	CA 1076/2019 IN CP(IB)19/Chd/CHD/2018	SIDBI VS MANSA & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
73	CP(IB)19/Chd/CHD/2018	SIDBI VS JALESH GROVER & OTHERS	PROCEEDINGS UNDER SECTION 66/67 OF IBC	NCLT CHANDIGARH
74	CC NO. 2060/2019 & 3250/2019	RAINBOW PAPER VS MANSA (2 CASES)	SECTION 138 of Indian Penal Code 1860	ROHINI COURT DELHI
75	OA/2217/2022	FEDERAL BANK VS MANSA	OA FILED BY FEDERAL BANK FOR RECOVERY	DRT-2, Chandigarh
76	CWP 5283/2022	GOPAL MUNJAL VS IDBI BANK	WRIT AGAINST DECLARATION OF WILLFUL DEFAULT	HIGH COURT CHD
77	CC NO. 9330/3019 *	IN THE TRUCTURE AND	SECTION 420 Indian Penal Code 1860	ROHINI COURT DELHI

- (xvii) No winding up or insolvency petition has been admitted against any of the Applicant Companies. No investigation or proceedings under the provision of the erstwhile Companies Act, 1956 or the present Companies Act, 2013 have been initiated or are pending in relation to any of the Applicant Companies.
- (xviii) The Applicant Companies have not filed any such or similar Petitions earlier on the same cause of action either before this Court or any other Court.
- (xix) The Scheme is not prejudicial to the interest of the Equity Shareholders/ Preference Shareholders (wherever applicable) or the Creditors of the



Applicant Companies and will be beneficial to the Applicant Companies and their respective Shareholders and Creditors.

- (xx) As on 30.06.2024, the Transferor Company has 17,734 Equity Shareholders as per the certified list of the Equity Shareholders & their shareholding pattern as on 30.06.2024 annexed as <u>Annexure A-4</u> with the Application. Since the Transferor Company is a listed Company, therefore, it is apposite to hold the meeting of its Equity Shareholders.
- (xxi) As on 30.06.2024, the Transferor Company has 5 Preference Shareholders as per the list of Preference Shareholders annexed as Annexure A-5 with the Application. The Transferor Company circulated the copy of the Scheme to its Preference Shareholders and all the Preference Shareholders have given their consent in writing by way of affidavit to the proposed Scheme. In view of the consents of the said Preference Shareholders, Transferor Company is seeking dispensation with the requirement of convening the meeting of its Preference Shareholders. The consents by way of Affidavits of the Preference Shareholders are annexed as Annexure A-6 with the Application.
- (xxii) As on 30.06.2024, the Transferor Company has 2 Secured Creditors amounting to Rs.826,46,16,535/- as per the list of Secured Creditors as on 30.06.2024, annexed as <a href="Annexure A-7">Annexure A-7</a> with the Application, alongwith the certificate of the Statutory Auditor certifying the same. The Transferor Company circulated the copy of the Scheme to its Secured Creditors and all the Secured Creditors of the Transferor Company have given their consent in writing by way of affidavit to the proposed Scheme. In view of the consents of the said Secured Creditors, Transferor Company is seeking



dispensation with the requirement of convening the meeting of its Secured Creditors. The consents by way of Affidavits of the Secured Creditors are annexed as Annexure A-8 with the Application.

- (xxiii) As on 30.06.2024, the Transferor Company has 2,314 Unsecured Creditors amounting to Rs.407,92,23,019 as per list of the Unsecured Creditors as on 30.06.2024 annexed as Annexure A-9 with the Application.
- (xxiv) As on 30.06.2024, the Transferee Company has 25,968 Equity Shareholders as per the list of the Equity Shareholders & their shareholding pattern as on 30.06.2024 annexed as Annexure A-17 with the Application. Since the Transferee Company is a listed Company, therefore, it is apposite to hold the meeting of its Equity Shareholders.
  - (xxv) As on 30.06.2024, the Transferee Company has 2 Secured Creditors amounting to Rs.2,86,77,407/- as per the list of Secured Creditors, annexed as Annexure A-18 with the Application, as on 30.06.2024 alongwith the certificate of the Statutory Auditor certifying the same. The Transferee Company circulated the copy of the Scheme to its Secured Creditors and all the Secured Creditors have given their consent in writing by way of affidavit to the proposed Scheme. In view of the consents of the said Secured Creditors, the Transferee Company is seeking dispensation with the requirement of convening the meeting of its Secured Creditors. The consents by way of Affidavits of the Secured Creditors are annexed as Annexure A-19 with the application.
- (xxvi) As on 30.06.2024, the Transferee Company has 960 Unsecured Creditors amounting to Rs.51,47,76,603/- as per the list of the Unsecured Creditors



as on 30.06.2024, annexed as <u>Annexure A-20</u> with the Application alongwith the certificate of the Statutory Auditor certifying the same.

(xxvii) The Applicant Companies have furnished the status of consent of the Equity Shareholders, Preference Shareholders, Secured Creditors and Unsecured Creditors as below:

Particulars	Transferor Company		Transferee Compar	
	Nos.	Status of Consent	Nos.	Status of Consent
Equity Shareholders	17,734	Holding of Meeting	25,968	Holding of Meeting
		prayed for		prayed for
Preference Shareholders	5	100%	NIL	N/A
Debenture Holders	NIL	N/A	NIL	N/A
Secured Creditors	2	100%	2	100%
Unsecured Creditors	2314	Holding of Meeting	960	Holding of Meeting
		prayed for		prayed for

### **ANALYSIS AND FINDINGS**

- 5. Since this Application is for seeking order for dispensation/ convening of the meetings of Equity Shareholders, Preference Shareholders, Secured Creditors and Unsecured Creditors of the Applicant Companies, the analysis has been restricted to that and other issues including pending litigation against the Transferor Company would be analysed at the time of the Second Motion Company Petition of the Applicant Companies.
- 6. During the course of hearing held on 25.10.2024, it was observed that the liability side of the Balance Sheet is not matching with the figures shown in the list of Creditors upon which, it was stated that the notice may be given to all the Creditors, person/entity having liability on the Companies either on the basis of Provisional Balance Sheet filed with the petition or on the basis of Provisional Balance Sheet duly certified by the Chartered Accountant as on the date of the order.



On further examination of the Provisional Balance Sheet as on 30.06.2024 filed 7. by the Applicant Companies, it was noted that the amount of the Secured Creditors as on 30.06.2024 as per the list matched with the Secured Creditors as per the Provisional Balance Sheet as on 30.06.2024 as shown in the Table below:

TRANSFEROR COMPANY	
Secured Creditors as on 30.06.2024 as per the list	Rs.
Ind Swift Laboratories Limited	8,24,60,34,471
Piramal Capital and Housing Finance Limited	1,85,82,064
Total	8,26,46,16,535
As per Provisional Balance Sheet as on 30.06.2024	Rs. Lakh
Note No.11- Borrowings (Non-Current)  – Secured Loans- Term Loan	
From Financial Institution/ Assets Reconstruction Companies (ARC)	185.82
Loan from Related Party	82,460.34
Total	82,646.16
TRANSFEREE COMPANY	
Secured Creditors as on 30.06.2024 as per the list	Rs.
Axix Bank Limited	1,88,60,664
Mercedes-Benz Financial Services India	98,16,743
Total	2,86,77,407
As per Provisional Balance Sheet as on 30.06.2024	Rs. Lakh
Note No. XIII- Non-Current Liabilities- Financial Liabilities- Borrowings	
- Secured Loans	
Vehicle Loans	286.77

In view of the above, we do not consider it appropriate to issue notice to the Secured Creditors and convene the meeting thereof and are inclined to consider the request of the Applicant Companies to dispense with the meetings of the Secured Creditors. However, we consider it appropriate that the notice of the meetings to be convened of the Unsecured Creditors of the Applicant Companies may be given to all the person/ entity having liability on the respective Applicant Companies, except Secured Creditors on the basis of Provisional Balance Sheet as on 30.06.2024.



- 8. It is also noted that as per the Provisional Balance Sheet as on 30.06.2024 of the Transferor Company, the other payable are Rs.4104.24 lakh, which include the statutory dues also. It is also noted that Independent Auditors' Report on the Standalone Financial Statements of the Transferor Company for the year ended 31.03.2024 has also pointed that there are some undisputed statutory dues outstanding for a period more than six months from the date they became payable as at the year end, which are Provident Fund Rs.107.90 lakhs, Employees State Insurance for Rs.22.74 lakhs, Estate Duty Rs.43.0 lakhs. In view of the above, we consider it appropriate to issue the notice to the Authorities, whose statutory dues are payable as per the Provisional Balance Sheet as on 30.06.2024.
- 9. The Applicant has sought the exemption for issuing the notice to CCI based on the Clause 10 of the Competition (Criteria for Exemption of Combinations) Rules, 2024 on the plea that both the Applicant Companies falls within the same group. However, they have not explained in the affidavit, how both the companies would fall under the definition of "Group" as per the provisions of the Competition Act, 2002. Therefore, we also consider it appropriate to issue notice to the CCI.
- 10. It is noted that the BSE in its Observation letter dated 30.09.2024 has also stated as below:

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.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders; while seeking approval of the scheme, it shall disclose information about unlisted company involved in the format prescribed for abridged prospectus as specified in the circular dated June 20, 2023.

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.



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, Byelaws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

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

Further, it may be noted that with reference to Section 230 (5) of the Companies Act, 2013 (Act), read with Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules 2016 (Company Rules) and Section 86 of the Act read with Rule 3 of the Company Rules wherein pursuant to an Order passed by the Hon'ble National Company Law Tribunal, a Notice of the proposed scheme of compromise or arrangement filed under sections 230-232 or Section 66 of the Companies Act 2013 as the case may be is required to be served upon the Exchange seeking representations or objections if any.

In this regard, with a view to have a better transparency in processing the aforesaid notices served upon the Exchange, the Exchange has already introduced an online system of serving such Notice along with the relevant documents of the proposed schemes through the BSE Listing Centre.

Any service of notice under Section 230 (5) or Section 66 of the Companies Act 2013 seeking Exchange's representations or objections if any, would be accepted and processed through the Listing Centre only and no physical fillings would be accepted. You may please refer to circular dated February 26, 2019 issued to the company.

The Applicant Companies are directed to comply with the above directions of the BSE and NSE In view of the above, the notice to BSE and NSE needs to be served as per the prescribed mode mentioned in their Observations letter.

11. It is noted from the Index of Charges in the Master Data of the Transferor Company annexed with the Application, the following charges are yet to be satisfied:

#### Index of Charges

Sr. No	SRN	Charge Id	Charge Holder Name	Date of Creation	Date of Modification	Date of Satisfaction	Amount	Address	Whether charge registered by other entity	Asset Holder Name
1	AA7697202	100907836	IND SWIFT LABORATORIES LIMITED	30/03/2024	-		8,15,68,00,000	SCO 850, SHIVALIK ENCLAVE, NAC, MANIMAJRA, Chandigarh, Chandigarh, Chandigarh, India, 160101	No	
2	AA4062841	100770148	PIRAMAL CAPITAL & HOUSING FINANCE LIMITED	04/08/2023			50,00,000	601,6th Floor,Amiti Bldg,Agastya Corporate Park Kamani Junction,Opp.Fire Station,LBS Mar,g,Kurla(W,Mumbai, Mumbai, Maharashtra, India, 400070	No	
19	B17841420	10299577	First Blue Home Finance Limited	30/07/2011			2,00,00,000	12C - 12D, 2nd Floor, Vasant Square Mall,Plot - A, Sector B, Pocket - V, Vasant Kunj,New Delhi, Delhi, India, 110070	No	
58	Y10274147	90172248	CENTURIAN BANK LTD.	18/11/2004			4,00,000	SECTOR 9,CHANDIGARH, Chandigarh, India,	No	



12. It is noted that Independent Auditors' Report on the Standalone Financial Statements of the Transferor Company for the year ended 31.03.2024 contain Emphasis of Matters and other observations as below:

#### **Emphasis of Matters**

Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- a) Emphasis is drawn upon Note No. 2.3 and Note No. 34 of the accompanying standalone financial statements, during the year, the company has sold its shareholding of 9499720 Equity Shares in M/s Ind-Swift Laboratories Limited (related party) to M/s Essix Biosciences Limited (related party) at Rs. 101.00/- per share recording a profit of Rs. 43.47 Crore.
- b) Emphasis is drawn upon Note No. 11.1 of the accompanying standalone financial statements, where M/s Ind-Swift Laboratories Limited (ISLL) (related party) has entered into an agreement with M/s Ind-Swift Limited (ISE) on 30-03-2024 for the revival of ISE and offered to become Resolution Sponsor of the company. ISLL has taken over the loan assigned by various hanks to EARC by settling the total debts payable by ISL at Rs. 352.60 Crore. The loan of Rs. 815.77 Crore has been taken over by ISLL from ISL and the same is payable by ISL under the agreed terms as Rs. 352.60 Crore as sustainable debt repayable in 9 years (including 15 months moretorium) at the rate of 10% p.a. and balance Rs. 463.17 Crore as unsustainable debt in the form of Zero Coupon Bond (ZCD) to be waived off in case of successful payment of sustainable debt.
- c) Emphasis is drawn upon Note No. 11.5 and Note No. 16.1 of the accompanying standalone financial statements, unsecured loan worth Rs. 166.11 Crore and credit balance worth Rs. 112.66 Crore payable to ISLL (related party) as on 18th March 2024 has been transferred to Synthimed Labs Private (SLPL) Limited as per the Business Transfer Agreement (BTA) signed between ISLL and SLPL, where all the right and ownership of the balances payable to ISIL as on 18th March 2024 has been transferred to SLPL as per the terms of Slump Sale deal between ISLL and SLPL.
- d) Emphasis is drawn upon Note No. 35(ii) and 35(iii) of the accompanying standalone financial statements, the company has sold its Plant & Machinery under the name of Unit -III Baddi to ANG Lifesciences for Rs. 5.44 Crore and Unit IV Baddi to Kuldeep Kaur for Rs. 2.39 Crore:
- e) Emphasis is drawn upon Note No. 38 of the accompanying standalone financial statements, which describes that despite assignment of Central Bank of India debt to ARC, the bank has not withdrawn its notice declaring company and its directors as Wilful defaulters. Legal suits have been filed for the withdrawal of the same and the matter is subjudice.

It is noted that some of the above observations appears to have the significant bearing, and would be required to be examined at the time of Second Motion Company Petition.



13. It is noted that Independent Auditors' Report on the Standalone Financial Statements of the Transferee Company for the year ended 31.03.2024 contain Emphasis of Matters and other observations as below:

#### **Emphasis of Matters**

Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial statements:

- a) Emphasis is drawn upon Note No. XXXI of the accompanying standalone financial statements, the company has entered into Business transfer agreement with M/s Synthimed Labs Private Limited (SLPL) under the scheme of slump sale for a consideration of Rs. 1650 Crore and accordingly transferred all the assets and liabilities to SLPL as per scheme of transfer as on 18th March 2024.
- b) Emphasis is drawn upon Note No. V of the accompanying standalone financial statements, M/s Ind-Swift Laboratories Limited (ISLL) has acquired a loan for Rs. 352.60 crores from Edelweiss, a lender, in relation to the loan provided to Indswift Ltd along with all other rights and unsustainable debt of Rs. 463.17 in terms of the Loan Agreement with Ind-Swift dated 30.03.2024. The unsustainable part/zero coupon debt is payable fully in case of default in repayment of the term loan facility and to be waived off on the successful repayment of the term loan facility.

Under the principles of Ind AS 37, "Provisions, Contingent Liabilities and Contingent Assets," the additional rights to recover unsustainable debt is recognized as a contingent asset. This is based on the possibility of future economic benefits that may arise if certain conditions are met. As such, the unsustainable debt, which is a zero coupon debt; which will be waived off on timely repayment of the loan facility, is disclosed as a contingent asset in the balance sheet.

"Our opinion is not modified in respect of the above matters".

(c) There are certain title deeds of immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements which are not held in the name of the Company. Details are as below:

Description of property	Gross carrying value	Held in name of	Whether promoter, director or their relative or employee	Period held – indicate range, where appropriate	Reason for not being held in name of company*
Investment property - offices no 102 & 103	289.21 Lakhs	Sh. N.R.MUNJAL	Managing Director	Office 102 & 103 04/March/2011	The Offices No. 102 &103 were purchased in the name of Sh.N.R.Munjal Managing Director and subsequently these were taken over by the Company, but due to stay by Hon'ble Bombay High court on the transfer of all the offices of the said building the same is held through Power of Attorney only.



14. It is also noted from the Standalone Financial Statements of the Transferee Company for the year ended 31.03.2024 that during the year 2023-24, Transferee Company has transferred all assets and liabilities pertaining to the business undertaking of the API and CRAMS business to Synthimed Labs Pvt. Ltd as a slump sale as going concern basis, for consideration of 1674.09 crores plus Rs.77.77 crores. Due to above sale, most of the assets and liabilities have either reduced to zero or substantially reduced as shown below:

STANDALONE BALANCE SHEET AS ON Bist, March 2024			
PARTICULARS	Note No.	As at 31.08.2024	As at
ASSETS		Rs. in Lacs	31.03.202
Non-ourrent assets :			
Property, Plant and Equipment			
Right of Use - Land	1	532.48	58,315.11
Capital work-in progress		-	185.05
Investment property			770.77
Intangible assets under development	1	229.91	242,48
Financial Assets			
a) Investments			
- In Subsidiaries and associates	II II		
- In Others		8,055.25	7,943.25
b) Other Non-current Financial Assets	***	8,539.24	568.80
Deferred tax assets (net)	. III	41.05	314.28
Other non-current assets	. N	3,183.88	2,985.09
TOTAL NON-CURRE	V -	35,343.03	95:60
10 IAL NOTE CORRE	MI ASSEIS	\$5,924.83	71,420.44
Current Assets			
Inventories	VI		
Financial Assets	*1	-	42,754.39
(a) Trade receivables	WI	10.640.13	******
(b) Cash and cash equivalents	VIII	20,660.13 42,572.92	46,949.30
(c) Other current financial Assets	IX.	44,272,92	995.71
Other current assets	×	1,320.62	2,696.96
Assets held-for-sale	,	4,520.62	13,871.01
TOTAL CURREN	NT ASSETS	54,553.68	139.51
	GRAND TOTAL	110,478.51	178,827,31
	-		170,027-31
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share capital	20	5,908.69	5.980.58
(b) Other Equity	(0)	85,315.53	61,554.20
TOTA	AL EQUITY	92,224.21	67,534.78
	-		
LIABILITIES			
Non-current liabilities			
Financial Liabilities	XII		
(a) Borrowings		299.64	74,443.34
(b) Lease Liabilities		-	53.25
Von-Current Provisions .		122.64	1,778.88
Other Non current Liabilities			12.34
TOTAL NON- CURRENT LI	ASIUTIES	422.28	76,287.82
Current liabilities			
inancial Liabilities	***		
(a) Borrowings	XIV	***	
(b) Trade payables	XV	531.83	10,878.69
MSME	AV		
Others			189.62
(c) Other Financial Liabilities	201	6,391.05	19,123.04
Current Provisions	An	10,058.66	498,14
Other current liabilities	XVII	820.47	1,187.35
TOTAL CURRENT LI		17,832.02	3,127.86
The source of	GRAND TOTAL	110,478.51	35,004.72 178,827.81



It is noted that there are 161 pending litigations against the Transferor Company, which includes Proceedings under Code of Criminal Procedure, Indian Penal Code, Section 138 of Negotiable Instrument Act 1881 and section 66/67 of the Insolvency and Bankruptcy Code, 2016. It is noted that there are 77 pending litigations against the Transferee Company, which includes Investigations/ enquiry against Foreign Exchange Management Act 1999, Inspection under section 206 of the Companies Act 2013 and Proceedings under Code of Criminal Procedure, Indian Penal Code, Section 138 of Negotiable Instrument Act 1881 and section 66/67 of the Insolvency and Bankruptcy Code, 2016.

#### **DIRECTIONS**

- 16. Accordingly, the directions of this Bench in the present case are as under:
  - I. The separate meetings of the Equity Shareholders of Transferor Company and Transferee Company be convened as prayed for, on such date, time and venue either personally/ physically or through video conferencing with facility of remote e-voting, as decided by the Chairperson with the consent of Alternate Chairperson and Scrutiniser, subject to individual notices of the meeting being issued.

The quorum of the meeting of the Equity Shareholders shall be 7094 in number for Transferor Company and 10387 in number for Transferee Company or 51% in value of the Equity Share Capital of the respective Companies. The proxy(ies) will not be counted for the calculation of the quorum for the above meetings of the Equity Shareholders. In case, the quorum is not present within half an hour from the time appointed for holding the meeting of Equity Shareholders, then the Chairman shall adjourn the



meeting to the same day in the next week at the same time and place. The intimation about the adjourned meeting should be given to each member, as the case may be, through e-mail or by any other mode. If the quorum is still not present on such adjourned date, then the Chairman may furnish a report to that effect to this Tribunal within seven days thereafter;

- II. The meeting of Preference Shareholders of the Transferor Company is dispensed herewith, keeping in view the shareholding and ownership pattern and the fact that 100% Preference Shareholders have given their consents by way of affidavits;
- III. The meeting of the Secured Creditors of the Transferor Company and Transferee Company is dispensed herewith, keeping in view that the all the Secured Creditors of respective Companies constituting 100% of the secured credit, have given its consent by way of affidavit.
- IV. The meeting of Unsecured Creditors of the Transferor Company and Transferee Company be convened as prayed for, on such date, time and venue either personally/ physically or through video conferencing with facility of remote e-voting, as decided by the Chairperson with the consent of Alternate Chairperson and Scrutiniser, subject to individual notices of the meeting being issued.

The quorum of the meeting of the Unsecured Creditors shall be 51% both in number and value of the Unsecured Creditors of the respective companies. The proxy(ies) will not be counted for the calculation of the quorum for the above meetings. In case the required quorum as noted above for the meeting of the Unsecured Creditors is not present at the



commencement of the meeting, the meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum.

- V. Mr. Amit Chaudhary, Ad. AG, Address: Flat No.A-12, Uppal Marble Arch, Near Housing Board Chowk, Manimajra, U.T. Chandigarh Mobile No. 92167786611, email id: amitchaudhary02@gmail.com is appointed as the Chairperson for meetings to be convened under this order. An amount of Rs.1,50,000/- (Rupees One Lakh Fifty Thousand Only) be paid for his services as the Chairperson.s
- VI. Mr. Shikhar Sarin, Advocate, Address: House No.48, Sector-4, Chandigarh-160001, Mobile No.8054126678 email id: shikharsarin1@gmail.com is appointed as the Alternate Chairperson for the meetings to be convened under this order. An amount of Rs.1,00,000/- (Rupees One Lakh Only) be paid for his services as the Alternate Chairperson.
- **(I)** Mr. Salil Yadav, Chartered Accountant, Address: SCO 13(2<sup>nd</sup> floor) Industrial Area, Phase-9, Mohali-160062, Mobile No. .7814036887 email id: casalilyadav@gmail.com is appointed as the Scrutinizer for the above meetings to be convened under this order. An amount of Rs.75,000/-(Rupees Seventy Five Thousand Only) be paid for her services as the Scrutinizer.
- VII. The fee of the Chairperson, Alternate Chairperson and Scrutinizer and other out of pocket expenses for them shall be borne by the Applicant Companies.



- VIII. The individual notices of the above meetings shall be served, to all the Equity Shareholders, and Unsecured Creditors (all the persons/ entities having liabilities on the respective Applicant Companies, except Secured Creditors on the basis of Provisional Balance Sheet as on 30.06.2024) of the Applicant Companies through registered post or speed post or through courier or e-mail, 30 days in advance before the schedule date of meeting, indicating the day, date, place and time as aforesaid, together with a copy of the Scheme, copy of explanatory statement with Valuation Report and any other documents, as may be prescribed under the Act, in the same manner as the notices shall be served to various authorities as per Section 230(5) of the Companies Act, 2013 read with Rule 8 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. It is clarified that the notice of meetings published in the newspapers will not be deemed to be the notice to the Equity Shareholders, Preference Shareholders, and Unsecured Creditors.
- IX. The Audited Financial Statements of Applicant Companies as on 31.03.2024 and the provisional accounting statement on a subsequent date in terms of Section 232(2)(e) of the Act be also circulated for the aforesaid meetings.
- Χ. Along with the notices, the Applicant Companies shall also send, statements explaining the effect of the scheme on the creditors, key managerial personnel, promoters and non-promoter members, etc. along with the effect of the scheme on any material interests of the Directors of the Company or



the debenture trustees if any, as provided under sub-section (3) of Section 230 of the Act.

- XI. The Applicant Companies shall publish an advertisement with a gap of at least 30 clear days before the aforesaid meeting, indicating the day, date, place and the time of the meeting as aforesaid, in newspaper namely; "Financial Express" (English Language, Chandigarh Edition) in English Language and "Dainik Bhaskar" (Hindi Language, Chandigarh Edition) in Hindi language. It be stated in the advertisement that the Copies of the Scheme, Explanatory Statements etc. are required to be published pursuant to Section 230 to 232 of the Act. The advertisement shall also indicate that the explanatory statement required to be furnished pursuant to Sections 230 & 232 can be obtained free of charge at the registered office of the Applicant Companies. The Applicant Companies shall also publish the notice on their website, if any.
- XII. It shall be the responsibility of the Applicant Companies to ensure that the notices are sent under the signature and supervision of the authorized representative of the company on the basis of Board resolutions and that they shall file their affidavits in the Tribunal at least ten days before the date fixed for the meeting.
- XIII. Voting shall be allowed on the "Scheme" through electronic means which will remain open for a period as mandated under Clause 8.3 of Secretarial Standards on General Meetings to the Applicant Company under the Act and the Rules framed there under.



- XIV. The Scrutinizer's report will contain his/ her findings on the compliance to the directions above.
- XV. The Chairperson shall be responsible to report the result of the meeting to the Tribunal in Form No. CAA-4, as per Rule 14 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 within 7 (seven) days of the conclusion of the meeting. The Chairperson would be fully assisted by the authorized representative/Company Secretary of the Applicant Company and the Alternate Chairperson. The Scrutinizer will assist the Chairperson and Alternate Chairperson in preparing and finalizing the report.
- XVI. The Applicant Companies shall individually and in compliance of sub-Section (5) of Section 230 of the Act and Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 send notices in Form No. CAA-3 along with copy of the Scheme, Explanatory Statement and the disclosures mentioned in Rule 6 of the "Rules" to the (i) Central Government through the Regional Director (Northern Region), Ministry of Corporate Affairs, New Delhi; (ii) Registrar of Companies, Punjab and Chandigarh; (iii) Official Liquidator attached to Punjab and Harvana High Court; (iv) Income Tax Department through the Nodal Officer -Principal Commissioner of Income Tax, NWR, Aayakar Bhawan, Sector 17-E, Chandigarh by mentioning the PAN number of the Applicant Companies; (v) BSE Limited; (vi) National Stock Exchange of India Limited; (vii) Securities and Exchange Board of India (viii) Drug Controller of India (ix) Competition Commission of India (x) Reserve Bank of India; (xi) Authorities



to whom the Statutory dues are payable as per the Provisional Balance Sheet as on 30.06.2024 of the Applicant Companies and (xii) such other Sectoral Regulator(s) governing the business of the Applicant Companies, if any, stating that report on the same, if any, shall be sent to this Tribunal within a period of 30 days from the date of receipt of such notice and copy of such report shall be simultaneously sent to the applicant company, failing which it shall be presumed that they have no objection to the proposed Scheme.

- XVII. The Applicant Companies shall furnish a copy of the Scheme free of charge within one day of requisition for the Scheme made by any Creditor or Member/Shareholder entitled to attend the meeting as aforesaid.
- XVIII. The authorized representative of the Applicant Companies shall furnish an affidavit of service of notice of meeting and publication of advertisement and compliance of all directions contained herein at least a week before the proposed meeting.
- XIX. All the aforesaid directions are to be complied with strictly in accordance with the applicable laws including forms and formats contained in the Rules as well as the provisions of the Companies Act, 2013 by the Applicant Companies.
- 17. With the aforesaid directions, this First Motion Company Application stands allowed by giving liberty to the Applicant Companies to file Second Motion Company Petition in accordance with Rule 15 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. A copy of this order be supplied to the learned



counsel for the Applicant, who in turn shall supply a copy of the same to the Chairperson, Alternate Chairperson and the Scrutinizer immediately.

Sd/-**Umesh Kumar Shukla Member (Technical)** 

Sd/-**Harnam Singh Thakur** Member (Judicial)

January 03, 2025 Vishesh

# JAIN & ASSOCIATES CHARTERED ACCOUNTANTS

S.C.O. 178, Sector-5, Panchkula, Haryana - 134109 Phone: 0172-2575761, 2575762 Email: jainassociatesca@gmail.com

## **NET WORTH CERTIFICATE**

We, Jain & Associates, the statutory auditors of Ind-Swift Limited (hereinafter referred as "Company" or "Transferor Company"), on the basis of the information and documents received from the company do hereby confirm as follows:

(Amount in 'crores')

Particulars	Pre-Arrangement Based on the financials as on 30th September,2024	Post- Arrangement (Proposed)
Paid- up Capital:		
Share Capital	10.83	0
Other Equity (including		
accumulated losses)	(669.31)	0
Net Worth:	(658.48)	0

\*Note: Post the effectiveness of the Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company) with the Ind-Swift Laboratories Limited ('Transferee Company'), the company will cease to exist.

The certificate is being issued at the request of company.

For Jain & Associates

Chartered Accountants

Firm Registration No. 001361N

Krishan Mangawa

**Partner** 

Membership No.- 513236

UDIN-25513236BNJPDH2846

Place- Panchkula

Date: 10-01-2025



#### **RATTAN KAUR & ASSOCIATES**

CHARTERED ACCOUNTANTS SCF:1, SECTOR:20-C CHANDIGARH:160020

Ph: 9501343300

Email: carattan@gmail.com

## **NET WORTH CERTIFICATE**

We, Rattan Kaur and Associates, the Statutory Auditors of Ind-Swift Laboratories Limited (hereinafter referred as "Company" or "Transferee Company"), on the basis of the information and documents received from the Company, do hereby confirm as follows:

(Amount in 'crores')

<u>Particulars</u>	Pre-Arrangement (based on the Financials as on 30th September 2024)	Post Arrangement (Proposed)
Paid Up Capital:		
Share Capital	59.09	67.21
Other Equity (including Accumulated Losses)	948.39	279.08
Net Worth	1007.48	346.29

The Certificate is being issued at the request of the Company.

For Rattan Kaur & Associates

Chartered Accountants

Rattan Kaur Act (Partner)

Membership No.: 513530

Place: Chandigarh Date: 10-01-2025

UDIN: 255 135 30 BM JOLB 1 328

## REPLY BY TRANSFEROR COMPANY TO BSE & NSE

S. No.	Particulars	Yes/ No/ Not Applicable/Remarks/Annexure (Document Provided)
a.	In case of Demerger, Apportionment of losses of the listed company among the companies involved in the scheme.	Since this is a Scheme of Arrangement for Amalgamation. Hence no apportionment of Losses will be there.
b.	Details of assets, liabilities, revenue and net worth of the Companies involved in the scheme, both pre and post scheme of arrangement, along with a write up on the history of the demerged undertaking/Transferor Company certified by Chartered Accountant (CA).	Annexure-14 A.
c.	Any type of arrangement or agreement between the demerged company/resulting company/merged/amalgamated company/ creditors / shareholders / promoters / directors/etc., which may have any implications on the scheme of arrangement as well as on the shareholders of listed entity.	No
d.	In the cases of capital reduction, reasons along with relevant provisions of Companies Act, 2013 or applicable laws for proposed utilization of reserves viz. Capital Reserve, Capital Redemption Reserve, Securities premium, as a free reserve, certified by CA.	Not Applicable, being a Scheme of Arrangement for Amalgamation and not a scheme of capital reduction.
e.	In the cases of capital reduction, built up for reserves viz. Capital Reserve, Capital Redemption Reserve, Securities premium, certified by CA.	Not Applicable, being a Scheme of Arrangement for Amalgamation and not a scheme of capital reduction.
f.	In the cases of capital reduction, Nature of reserves viz. Capital Reserve, Capital Redemption Reserve, whether they are notional and/or unrealized, certified by CA.	Not Applicable, being a Scheme of Arrangement for Amalgamation and not a scheme of capital reduction.
g.	In the cases of capital reduction, the built up of the accumulated losses over the years, certified by CA.	Not Applicable, being a Scheme of Arrangement for Amalgamation and not a scheme of capital reduction.



h.	Relevant sections of Companies Act, 2013 and applicable Indian Accounting Standards and Accounting treatment, certified by CA.	The Transferor Company and the Transferee Company are under common control, thus, the accounting for the proposed amalgamation shall be done as per the "Pooling of Interest Method as laid down in Appendix –C of IND-AS 103 (Business Combination of Entities under common control) as specified under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015.  The certificate by the Statutory Auditor of the Company certifying the accounting treatment is annexed herewith as
i.	In case of Composite Scheme, Details of shareholding of companies involved in the scheme at each stage, in case of composite scheme.	Annexure-14 B.  Not Applicable, being a Scheme of Arrangement for Amalgamation and not a Composite Scheme.
j.	Whether the Board of unlisted Company has taken the decision regarding issuance of Bonus shares. If yes provide the details thereof.	Not Applicable, there being no unlisted Company involved in the draft Scheme of Arrangement for Amalgamation.
k.	List of comparable companies considered for comparable companies' multiple method, if the same method is used in valuation.	Comparable Companies' Multiple Method has not been used while carrying out the valuation, you may refer page 10 of the Valuation Report issued by the Registered Valuer, copy of which is annexed as <b>Annexure-14 C.</b>
1.	Share Capital built-up in case of scheme of arrangement involving unlisted entity/entities, certified by CA.	Not Applicable, there being no unlisted Company involved in the draft Scheme of Arrangement for Amalgamation.
m.	Any action taken/pending by Govt./Regulatory body/Agency against all the entities involved in the scheme for the period of recent 8 years.	The Central Bank of India, where the Central Bank of India had during the year 2019-20 declared M/s Ind Swift Limited & its Directors namely Sh. Navrattan Munjal, Sh. S.P. Sharma, Sh. S.R. Mehta, Dr. Gopal Munjal, Dr. V.K. Arora, Sh. S.C. Galhotra and Mr. R.S. Bedi as willful defaulter.  Other than the aforesaid matter, no other action has been taken/pending by Govt./Regulatory body/Agency against both the Transferor and the Transferee Company.  The debt referred in the above matter of the Central Bank of India, has been settled by the Company and the respective charge has also been satisfied with the MCA. The Central Bank of India has however not withdrawn the willful default notice.  A declaration in this regard has already been submitted with the Stock Exchanges along with the Regulation 37 application in the present matter.



		T	
n.	Comparison of revenue and net		being a Scheme of Arrangement for
	worth of demerged undertaking	Amalgamation and	not a scheme of Demerger.
	with the total revenue and net		
	worth of the listed entity in last		
	three financial years.		
0.	Detailed rationale for arriving at		te 10, 13 (Weightage Rationale for
	the swap ratio for issuance of		ny) and 15 (Weightage Rationale for
	shares as proposed in the draft	-	ny) of the Valuation Report issued by the
	scheme of arrangement by the		copy of which is annexed as Annexure
	Board of Directors of the listed	14C.	
-	company.	NI-4 A1:1.1- 1	C-1 £ A £ £
p.	In case of Demerger, basis for division of assets and liabilities		being a Scheme of Arrangement for no demerger is carried out under the draft
	between divisions of Demerged	Scheme.	no demerger is carried out under the draft
	entity.	Scheme.	
q.	How the scheme will be	The Proposed Am	algamation is expected to contribute to
۹۰	beneficial to public shareholders		eation for both Transferor and Transferee
	of the Listed entity and details of		nareholders of Transferor company will
	change in value of public		ed finance costs, improved profitability
	shareholders pre and post		urces to fund the growth of formulations
	scheme of arrangement.		eholders of the Transferee company are
			fit from growth in the formulations
		business. Sharehold	ders of both Company are also likely to
			ncreased value created through business
			avings, reduction in administrative /
			l improved financial performance of the
		merged entity.	
		Details of change i	in value of public shareholders:
			or and Transferee Company are listed
			ave Public Shareholders. Specifically, Ind
		Swift Laboratories	Limited" (Transferee Company) shall
			(Fifteen) Equity Shares of Face Value of
			es Ten Each) each to Equity Shareholders
			ted" (Transferor Company) for every 100
			quity Share of Face Value of INR 2/-
		\ <u>1</u>	n) each held by them in the Transferor
		Company pursuant	to the draft Scheme of Arrangement.
		Transferor Compa	anv
		Pre-Scheme Public	c Shareholding:
		No. of Shares	%
1		2,40,61,310	44.42
		Post Scheme Publi	
		No. of Shares	%
		Nil	Nil
		Tuonaforas Com-	O.W.
		Transferee Compa Pre-Scheme Public	
		No. of Shares	%
		3,42,68,077	58.00
		2, 12,00,077	1 20.00
	1	ı	



		Post Scheme Public Shareholding:	
		No. of Shares %	
		3,78,77,274 56.36	
r.	Tax/other liability/benefit	Please refer pt. no. 07 of Part-II of the draft Scheme at Page	
	arising to the entities involved in	no. 15.	
	the scheme, if any.		
s.	Comments of the Company on the Accounting treatment specified in the scheme to conform whether it is in compliance with the Accounting Standards/Indian Accounting Standards.	amalgamation shall be done as per the "Pooling of Interest Method as laid down in Appendix –C of IND-AS 103	
t.	If the Income Approach method used in the Valuation, Revenue, PAT and EBIDTA (in value and percentage terms) details of entities involved in the scheme for all the number of years considered for valuation. Reasons justifying the EBIDTA/PAT margin considered in the valuation report.	out the valuation of Transferor Company only and not that of the Transferee Company.  Accordingly, clarification provided by the Transferor Company is annexed herewith as <b>Annexure 14D</b> .	
u.	Confirmation that the valuation done in the scheme is in accordance with applicable valuation standards.	Yes, you may refer last para at page no. 09 and first para at page 19 of the Valuation Report issued by the Registered Valuer, copy of which is annexed as <b>Annexure 14C</b> .	
v.	Confirmation that the scheme is in compliance with the applicable securities laws.	Yes, confirmed.	
w.	Confirmation that the arrangement proposed in the scheme is yet to be executed.	Yes, confirmed.	

The Part-B of Annexure-M of NSE's Checklist is annexed as Annexure-14E.

### REPLY BY TRANSFEREE COMPANY TO BSE & NSE

S. No.	Particulars	Yes/ No/ Not Applicable/Remarks/Annexure (Document Provided)
a.	<b>O</b> ,	Since this is a Scheme of Arrangement for Amalgamation. Hence no apportionment of Losses will be there.



b.	Details of assets, liabilities,	Annexure-14 A.
υ.	revenue and net worth of the	Annexure-14 A.
	Companies involved in the	
	scheme, both pre and post	
	scheme of arrangement, along	
	with a write up on the history of	
	the demerged	
	undertaking/Transferor	
	Company certified by Chartered	
	Accountant (CA).	
	Any type of arrangement or	No
c.	agreement between the	140
	demerged company/resulting	
	company/merged/amalgamated	
	company/ creditors /	
	shareholders / promoters /	
	directors/etc., which may have	
	any implications on the scheme	
	of arrangement as well as on the	
	shareholders of listed entity.	
d.	In the cases of capital reduction,	Not Applicable, being a Scheme of Arrangement for
".	reasons along with relevant	Amalgamation and not a scheme of capital reduction.
	provisions of Companies Act,	Timarganiation and not a benefite of capital reduction.
	2013 or applicable laws for	
	proposed utilization of reserves	
	viz. Capital Reserve, Capital	
	Redemption Reserve, Securities	
	premium, as a free reserve,	
	certified by CA.	
e.	In the cases of capital reduction,	Not Applicable, being a Scheme of Arrangement for
	built up for reserves viz. Capital	Amalgamation and not a scheme of capital reduction.
	Reserve, Capital Redemption	
	Reserve, Securities premium,	
	certified by CA.	
f.	In the cases of capital reduction,	Not Applicable, being a Scheme of Arrangement for
	Nature of reserves viz. Capital	Amalgamation and not a scheme of capital reduction.
	Reserve, Capital Redemption	
	Reserve, whether they are	
	notional and/or unrealized,	
	certified by CA.	
g.	In the cases of capital reduction,	Not Applicable, being a Scheme of Arrangement for
	the built up of the accumulated	Amalgamation and not a scheme of capital reduction.
	losses over the years, certified	
	by CA.	
h.	Relevant sections of Companies	The Transferor Company and the Transferee Company are
	Act, 2013 and applicable Indian	under common control, thus, the accounting for the proposed
	Accounting Standards and	amalgamation shall be done as per the "Pooling of Interest
	Accounting treatment, certified	Method as laid down in Appendix –C of IND-AS 103
	by CA.	(Business Combination of Entities under common control)
		as specified under Section 133 of the Companies Act, 2013
		read with the Companies (Indian Accounting Standards)
		Rules, 2015.



		The certificate by the Statutory Auditor of the Company certifying the accounting treatment is annexed herewith as <b>Annexure-14 B.</b>	
i.	In case of Composite Scheme, Details of shareholding of companies involved in the scheme at each stage, in case of composite scheme.	Not Applicable, being a Scheme of Arrangement fo Amalgamation and not a Composite Scheme.	
j.	Whether the Board of unlisted Company has taken the decision regarding issuance of Bonus shares. If yes provide the details thereof.	Not Applicable, there being no unlisted Company involved in the draft Scheme of Arrangement for Amalgamation.	
k.	List of comparable companies considered for comparable companies' multiple method, if the same method is used in valuation.	Comparable Companies' Multiple Method has not been used while carrying out the valuation, you may refer page 10 of the Valuation Report issued by the Registered Valuer, copy of which is annexed as <b>Annexure-14</b> C.	
1.	Share Capital built-up in case of scheme of arrangement involving unlisted entity/entities, certified by CA.	Not Applicable, there being no unlisted Company involved in the draft Scheme of Arrangement for Amalgamation.	
m.	Any action taken/pending by Govt./Regulatory body/Agency against all the entities involved in the scheme for the period of recent 8 years.	The Central Bank of India, where the Central Bank of India had during the year 2019-20 declared M/s Ind Swift Limited & its Directors namely Sh. Navrattan Munjal, Sh. S.P. Sharma, Sh. S.R. Mehta, Dr. Gopal Munjal, Dr. V.K. Arora, Sh. S.C. Galhotra and Mr. R.S. Bedi as willful defaulter.	
		Other than the aforesaid matter, no other action has been taken/pending by Govt./Regulatory body/Agency against both the Transferor and the Transferee Company.	
		The debt referred in the above matter of the Central Bank of India, has been settled by the Company and the respective charge has also been satisfied with the MCA. The Central Bank of India has however not withdrawn the willful default notice.	
		A declaration in this regard has already been submitted with the Stock Exchanges along with the Regulation 37 application in the present matter.	
n.	Comparison of revenue and net worth of demerged undertaking with the total revenue and net worth of the listed entity in last three financial years.	Not Applicable, being a Scheme of Arrangement for Amalgamation and not a scheme of Demerger.	
0.	Detailed rationale for arriving at the swap ratio for issuance of shares as proposed in the draft scheme of arrangement by the Board of Directors of the listed company.	Kindly refer page 10, 13 (Weightage Rationale for Transferor Company) and 15 (Weightage Rationale for Transferee Company) of the Valuation Report issued by the Registered Valuer, copy of which is annexed as <b>Annexure 14C.</b>	



p.	In case of Demerger, basis for	Not Applicable, being a Scheme of Arrangement for			
1	division of assets and liabilities	Amalgamation and no demerger is carried out under the draft			
	between divisions of Demerged	Scheme.			
	entity.				
q.	How the scheme will be beneficial to public shareholders				
	of the Listed entity and details of				
	change in value of public	benefit from reduced finance costs, improved profitabile and additional resources to fund the growth of formulation business. The characteristic formulation of the Transferred company.			
	shareholders pre and post				
	scheme of arrangement.	business. The shareholders of the Transferee company are expected to benefit from growth in the formulations			
		business. Shareholders of both Company are also likely to			
		benefit from the increased value created through business			
		synergies, cost savings, reduction in administrative /			
		operating costs and improved financial performance of the			
		merged entity.			
		Details of change in value of public shareholders:			
		Both the Transferor and Transferee Company are listed			
		Companies, thus, have Public Shareholders. Specifically, Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company pursuant to the draft Scheme of Arrangement.			
		Transferor Company Pre-Scheme Public Shareholding:			
		No. of Shares %			
		2,40,61,310 44.42			
		Post Scheme Public Shareholding:			
		No. of Shares %			
		Nil Nil			
		Transferee Company			
		Pre-Scheme Public Shareholding: No. of Shares %			
		3,42,68,077 58.00			
		3,12,00,077			
		Post Scheme Public Shareholding:			
		No. of Shares %			
		3,78,77,274 56.36			
r.	Tax/other liability/benefit				
	arising to the entities involved in	no. 15.			
1	the scheme, if any.				



S.	Comments of the Company on the Accounting treatment specified in the scheme to conform whether it is in compliance with the Accounting Standards/Indian Accounting Standards.	The Transferor Company and the Transferee Company are under common control, thus, the accounting for the proposed amalgamation shall be done as per the "Pooling of Interest Method as laid down in Appendix –C of IND-AS 103 (Business Combination of Entities under common control) as specified under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 according to which all the assets & liabilities of the Transferor Company shall be transferred to the Transferee Company on their respective book values and the difference, if any, arising in the Share Capital to be acquired and the consideration to be paid by the Transferee Company under the Scheme, shall be adjusted under the head "Capital Reserves".
t.	If the Income Approach method used in the Valuation, Revenue, PAT and EBIDTA (in value and percentage terms) details of entities involved in the scheme for all the number of years considered for valuation. Reasons justifying the EBIDTA/PAT margin considered in the valuation report.	The Income Approach Method has been used while carrying out the valuation of Transferor Company only and not that of the Transferee Company.  Accordingly, clarification provided by the Transferor Company is annexed herewith as <b>Annexure 14D</b> .
u.	Confirmation that the valuation done in the scheme is in accordance with applicable valuation standards.	Yes, you may refer last para at page no. 09 and first para at page 19 of the Valuation Report issued by the Registered Valuer, copy of which is annexed as <b>Annexure 14C</b> .
v.	Confirmation that the scheme is in compliance with the applicable securities laws.	Yes, confirmed.
W.	Confirmation that the arrangement proposed in the scheme is yet to be executed.	Yes, confirmed.

The Part-B of Annexure-M of NSE's Checklist is annexed as Annexure-14E.



## **ISHATA GOYAL & ASSOCIATES**

Head Office: Munshi Ram Gopi Ram, First Floor, Sirki Bazaar, BATHINDA (Pb.) - 151 005 Branch Office: Soho No. 25, 6th Floor, Hermitage Plaza, Dhakoli - 140 603 Cell: 99880 57438, 94646 57438, Email: caishatagoyal@yahoo.in

		(Amount in Lacs)		
Particulars	Ind-Swift Limited (Transferor Company) Pre- Merger	Ind-Swift Laboratories Limited (Transferee Company) Pre- Merger	Ind-Swift Laboratories Limited (Transferee Company) Post- Merger	
	As at 31st March, 2024	As at 31st March, 2024	As at 31st March, 2024	
EQUITY AND LIABILITIES				
Shareholders' Funds				
Share Capital				
Equity	1,083.29	5,908.69	6,721.16	
Other Equity	(70,165.81)	86,315.53	16,149.72	
Adjustment in Reserve under Amalgamation	-	-	270.82	
	(69,082.52)	92,224.22	23,141.70	
Non-Current Liabilities				
Borrowings	100,950.35	299.64	101,249.99	
Provisions	865.98	122.64	988.62	
Deffered Tax Liabilities (Net)	-	-	-	
Other Non-Current Liabilities	676.63	-	676.63	
	102,492.96	422.28	102,915.24	
Current Liabilities				
Borrowings	449.22	531.83	981.05	
rade Payables	20,189.10	6,391.05	26,580.15	
ther Current Financial Liabilities	788.69	-	788.69	



other Current Assets	6,242.21 65,447.13	1,320.62 110,478.51	175,925.64
			7,562.83
ash and Cash Equivalents	6,313.68	42,572.92	48,886.60
rade Receivables	15,214.25	10,660.13	25,874.38
nventories	6,409.15		6,409.15
Current Assets			
	31,267.84	55,924.84	87,192.68
Deffered Tax Assets (Net)	-	35,343.03	35,343.03
Other non-current assets	72 88	3,183.88	3,256.76
Other Non- Current financial assets	7,539.71	41.05	7,580.76
Investments	126 07	16,824.40	16,950.47
Capital work-in-progress	5,124.49		5,124.49
Other Intangible Assets	1,052.17		1,052.17
Right of Use-Land	121.41		121.41
Property, Plant and Equipment	17,231.11	532.48	17,763.59
Non-Current Assets			
ASSETS			
TOTAL	65,447.13	110,478.51	175,925.64
	32,036.69	17,832.01	49,868.70
Provisions	182.54	10,088.66	10,271.20
Other Current Liabilities	10,427.14	820.47	11,247.61



Revenue as on 31.03.2024 (Standalone)	50,224.77	122,731.79	172,956.56
Net Worth as on 31.03.2024 (in Crore)	(701.96)	925.01	220.34

Note: The Equity Share Capital & Investments in Post Merger Balance Sheet has been presented without eliminating any cross holding.

Date: 30.05.2024

Place: Chandigarh

For Ishata Goyal & Associates

CA Shiv Bansal

M.no. 520355

Udin: 24520355BKCPHJ3631

**ANNEXURE: 14B** 

# JAIN & ASSOCIATES CHARTERED ACCOUNTANTS

#2848, Ground Floor, Sector 38C, Chandigarh. 160012 S.C.O. 178, Sector-5, Panchkula, Haryana - 134109 Phone: 0172-2575761, 2575762 Mobile - 9316112404 Email: jainassociates1968@gmail.com spathak44.sp@gmail.com

To

The Board of Directors Ind Swift Limited 781, Industrial Area Phase II, Chandigarh-160002

We, the statutory auditors of Ind Swift Limited (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 3 of Part-III of the Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') in terms of the provisions of sections 230 -232 of the Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India.



Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued there under and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013.

This Certificate is issued at the request of the Company pursuant to the requirements of circulars issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 for onward submission to BSE Limited, National Stock Exchange of India Limited, Securities and Exchange Board of India and National Company Law Tribunal. This Certificate should not be used for any other purpose without our prior written consent.

For Jain & Associates
Chartered Accountants

Firm Registration No.: 001361N

Krishan Mangawa

**Partner** 

Membership Number: 513236

UDIN: 235132368609692462

Place: Chandigarh Date: 28-09-2023

# Avishkar Singhal & Associates CHARTERED ACCOUNTANTS

Office: S.C.O. 2413-14, 2nd Floor, Sector 22-C, Chandigarh

Ph. 0172-5088885, (M) 98146-02890, 98146-12817

E-Mail: avishkarsmail@gmail.com

To

The Board of Directors Ind Swift Laboratories Limited SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh-160101

We, the statutory auditors of Ind Swift Laboratories Limited (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 3 of Part-III of the Draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') in terms of the provisions of sections 230 -232 of the Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India.

Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the



aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued there under and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013.

This Certificate is issued at the request of the Company pursuant to the requirements of circulars issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 for onward submission to BSE Limited, National Stock Exchange of India Limited, Securities and Exchange Board of India and National Company Law Tribunal. This Certificate should not be used for any other purpose without our prior written consent.

For Avishkar Singhal & Associates Chartered Accountants

Firm Registration No.: 017362N

CA Avishkar Singha

**Partner** 

Membership Number: 098689

UDIN: 23098689 BG WWRH 2074

Place: Chandigarh Date: 28-09-2023

Registered Valuer – SFA Insolvency Professional Certified Independent Director Certified Social Auditor

# **VALUATION ANALYSIS**

#### FOR THE PROPOSED AMALGAMATION BETWEEN

IND SWIFT LIMITED (TRANSFEROR COMPANY)

**AND** 

IND SWIFT LABORATORIES LIMITED (TRANSFEREE COMPANY)

**AND** 

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS (UNDER SECTION 230 TO 232 OF THE COMPANIES ACT, 2013)

To,
The Board of Directors
Ind Swift Laboratories Limited

SCO 850, Shivalik Enclave, Nac, Manimajra Chandigarh, Chandigarh – 160 101, India To, The Board of Directors Ind Swift Limited

781 Industrial Area Phase II, Chandigarh – 160 002, India

Dear Sir/Ma'am,

Subject: Recommendation of Equity Share Exchange Ratio pursuant to the proposed Scheme of Arrangement for Amalgamation between Ind Swift Limited (Transferor Company/ "ISL") with Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")

I, **Ajay Kumar Siwach**, refer to the engagement letter dated 07th September 2023 for recommendation of share exchange ratio for the proposed Amalgamation between **Ind Swift Limited (Transferor Company/ "ISL")** with **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")**, pursuant to a Scheme of Amalgamation under Sections 230 to 232 and other applicable clauses of the Companies Act, 2013. In accordance with the terms of the engagement, I am enclosing the Valuation Report along with this letter. In attached report, I have summarized the recommendation of equity share exchange ratio based on Limited Review Balance Sheet of Transferor Companies and Projected Post Slump Sale Balance Sheet based on 30th June 2023 Limited Review Standalone Financials of Transferee Company as on 30th June 2023 as required by the BSE, together with the description of methodologies used and limitation on the Scope of Work.

This Valuation Analysis is confidential and has been prepared exclusively for the Management of the Companies. It should not be used, reproduced, or circulated to any other person, in whole or in part, without the prior written consent of Mr. Ajay Kumar Siwach (Registered Valuer). Such consent will only be given after full consideration of the circumstance at the time. I am however aware that the conclusion in this report may be used for the purpose of certain statutory disclosures, and I provide consent for the same.

Trust the above meets your requirements. Please feel free to contact us in case you require any additional information or clarifications.

**Yours Faithfully** 

For Ajay Kumar Siwach

Registered Valuer - Securities or Financial Assets

Registration No.: IBBI/RV/05/2019/11412

Date: 25th September 2023

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Registered Valuer – SFA Insolvency Professional Certified Independent Director Certified Social Auditor

#### SECTION I -APPOINTMENT FOR DETERMINATION OF SHARE EXCHANGE RATIO

This Valuation Report has been prepared by Mr. Ajay Kumar Siwach to determine share exchange ratio for Amalgamation between **Ind Swift Limited (Transferor Company/ "ISL")** with **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")** under the provisions of Section 230-232 of the Companies Act, 2013. I have been appointed on 07<sup>th</sup> September 2023 to issue this Valuation Report.

#### BRIEF OF THE COMPANIES INVOLVED UNDER THIS ARRANGEMENT

- 1. Ind Swift Limited (herein after also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh -160002. Transferor Company is engaged in the business of manufacturing of Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished Dosages Form (FDF) with national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.
- 2. Ind Swift Laboratories Limited (herein after also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04th January 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates and Finished Dosages. The Transferee Company has recently entered a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API business which is yet to be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.

#### 1. OBJECTIVES AND RATIONALE OF THE SCHEME:

The Transferee Company has recently entered into a Business Transfer Agreement to sell its API and CRAMS Business. The proceeds of the said sale shall be used primarily to repay its debt and to discharge other financial obligations. Post the completion of this transaction, the Transferee Company will be left with Surplus Cash along with some residual business i.e., Finished Dosages Forms (FDF) Business. The Transferor Company is also engaged in the manufacturing of Pharmaceutical Products including FDF and amalgamation of the Transferor Company with the Transferee Company will create a synergy benefit wherein the Transferee Company will get working business undertaking and the combined business will get exposure to good working capital. The Transferor Company and Transferee Company belong to the the same group i.e., the Ind-swift group. The Board of Directors of the Transferor Company and the Transferee Company is expected to enable better realization of potential of business, better exposure of working capital, easy repayment of the debt of the Transferor Company. It would enable enhanced value creation for the companies involved in the Scheme, their respective Shareholders, and Creditors.

This Scheme of Amalgamation would result, inter-alia, in the following benefits:

• Strengthened Competitive Position:

The amalgamation will result in a stronger financial position, bolstering the combined entity's competitive strengths. This improved financial capacity will provide greater flexibility and resilience to pursue strategic initiatives, including expansion and innovation.

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Registered Valuer – SFA Insolvency Professional Certified Independent Director Certified Social Auditor

#### • Consolidation of Businesses:

Combining the operations of both companies facilitates the consolidation of their respective businesses. This consolidation not only creates economies of scale but also simplifies management and strategic focus, leading to better long-term performance.

#### • Value Addition and Shareholder Value:

The amalgamation is expected to contribute to economic value addition for both companies involved. Shareholders of both the Transferor Company and the Transferee Company are likely to benefit from the increased value created through synergies, cost savings, and improved financial performance.

#### • Operational Rationalization and Efficiency:

The amalgamation is expected to result in a reduction of overheads, administrative costs, managerial expenses, and other operational redundancies. This streamlining of operations will lead to increased efficiency and optimized resource utilization.

#### • Enhanced Growth Prospects:

The amalgamation positions the combined entity for greater growth and expansion opportunities. A larger, more robust company is likely to attract more opportunities for partnerships, acquisitions, and market expansion, translating into enhanced financial prospects. The increased financial stability and growth prospects of the merged entity are likely to benefit not only its stakeholders but also the broader community connected to its operations.

#### • Improved Control and Governance:

Amalgamation facilitates better and more efficient control over the business and financial conduct of the companies. It allows for a more streamlined and coordinated approach to governance and strategic decision-making.

#### • Footprints in Formulation Business:

The Transferee Company has already entered into the formulation business through joint ventures. The amalgamation complements this strategic move by providing access to additional resources, expertise, and potential synergies, enabling a more comprehensive and competitive presence in the pharmaceutical industry.

#### • Debt Repayment Challenges:

The Transferor Company has faced challenges in meeting its debt obligations, with a significant lump-sum payment due in March 2024. The Transferor Company has tried to raise funds to fulfil its debt repayment obligations. The Transferor Company has actively sought to refinance its debt, but these efforts have proven unsuccessful. The amalgamation offers a strategic solution to address these debt repayment challenges, potentially alleviating creditor pressure and ensuring the company's financial stability.

#### 2. SCOPE OF SERVICES:

The Companies have appointed Mr. Ajay Kumar Siwach, Registered Valuer to independently analyze and undertake the valuation of **Ind Swift Limited (Transferor Company/ "ISL")** and **Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL")**, companies involved in the proposed Scheme of Arrangement under Sections 230 to 232 and other applicable clauses of the Companies Act, 2013.



#### 3. SCOPE & LIMITATIONS:

#### SCOPE OF WORK

• **Date of Appointment:** 07<sup>th</sup> September 2023

• Valuation Date: Based on 30th June 2023 Financials

• **Date of Report:** 25<sup>th</sup> September 2023

Base of value: Fair valueValuation Currency: INR

# THE VALUATION EXERCISE WAS CARRIED OUT UNDER THE FOLLOWING LIMITATIONS:

To arrive at the share exchange ratio under the said Proposed Scheme of Arrangement, I have relied upon:

- Limited Review Balance Sheet as of 30<sup>th</sup> June 2023 and Limited Review Statement of Profit and Loss for the 3 Months Period ended 30<sup>th</sup> June, 2023 of Ind Swift Limited (Transferor Company/ "ISL") and Projected Post Slump Sale Balance Sheet based on 30<sup>th</sup> June 2023 Limited Review Standalone Financials of Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL").
- The scope of the work has been limited both in terms of the areas of the business and operations that I have reviewed and the extent to which I have reviewed them. There may be matters, other than those noted herein, which might be relevant in the context of the transaction and which a wider scope might uncover.
- O Draft Scheme of Arrangement as provided by the management.

#### EXTENT OF INVESTIGATION UNDERTAKEN

I would like to expressly state that though I have reviewed the financial data for the limited purpose of valuation assessment, but I have not performed an Audit and have relied upon the historical financials (Statement of Profit and Loss and Balance Sheet) as prepared and submitted to me by the management of both the companies. The management has represented to me that it has taken due care in the preparation of such financial statements.



#### SECTION - II COMPANIES ASSESSMENT

1. Ind Swift Limited (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897 was incorporated on 06<sup>th</sup> June 1986 under the provisions of Companies Act, 1956 having registered office at 781, Industrial Area Phase II, Chandigarh – 160 002. Transferor Company is engaged in the business of manufacturing Pharmaceutical Products. ISL is a leading pharmaceutical manufacturer of Finished dosage Form (FDF) with a national and international presence based in Chandigarh. Its strength lies in innovative pharmaceutical products. The Transferor Company is listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.

#### Limited Review Balance Sheet as on 30th June 2023:

Particulars	<b>Amount in INR Million</b>
Share Capital	108.33
Reserves and Surplus	(7,131.69)
Non-Current Liabilities	4,199.28
<b>Current liabilities and provisions</b>	9,390.66
Equity & Liabilities	6,566.58
Non-Current Assets	3,738.25
<b>Current Assets</b>	2,828.32
Total Assets	6,566.58

Limited Review Statement of Profit and Loss for the 3 Months period ended 30th June 2023:

Particulars	<b>Amount in INR Million</b>
Revenue from Operations	1,485.36
Other Income	56.30
Total Revenue	1,541.66
Operating Expenses	1,301.38
EBITDA	240.29
Depreciation & Amortization	67.21
EBIT	173.08
Finance Cost	149.45
Profit before Tax (PBT)	23.62

The Capital Structure of the Company as on 30th June 2023:

Particulars Particulars	Amount (INR)
Authorized Share Capital	
Equity share capital- 7,50,00,000 shares of Rs. 2/- each	
Cumulative Redeemable Preference share capital- 25,00,000 shares of Rs.	40,00,00,000.00
100/- each	
Total	40,00,00,000.00
Issued, Subscribed, and Paid-Up Share Capital	
5,41,64,653 Equity Shares of Rs. 2/- each	25 02 20 206 00
14,20,000 Cumulative redeemable Preference share of Rs. 100/- each	25,03,29,306.00
Total	25,03,29,306.00



2. Ind Swift Laboratories Limited (hereinafter also referred to as 'ISLL' or 'Transferee Company') bearing CIN L24232CH1995PLC015553 was incorporated on 04<sup>th</sup> January 1995 under the provisions of Companies Act, 1956 having registered office at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh – 160 101. The Transferee Company is primarily engaged in interalia in the business of manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates, and Finished Dosages. The Transferee Company has recently entered a slump sale transaction with a Company namely Synthimed Labs Private Limited to sell its API business which is yet to be completed. The Transferee Company is also listed on the bourses of BSE Limited and the National Stock Exchange of India Limited.

Projected Post Slump Sale Balance Sheet based on 30<sup>th</sup> June 2023 Limited Review Standalone Financials:

Particulars	<b>Amount in INR Million</b>
Share Capital	598.06
Reserves and Surplus	8,703.62
Non-Current Liabilities	12.46
<b>Current liabilities and provisions</b>	-
Equity & Liabilities	9,314.13
Non-Current Assets	1,087.72
<b>Current Assets</b>	8,226.41
Total Assets	9,314.13

The Capital Structure of the Company as on 30th June 2023:

Particulars	Amount (INR)
Authorized Share Capital	
60,000,000 Equity Share of Rs. 10/-each	60,00,00,000.00
Total	60,00,00,000.00
Issued, Subscribed and Paid-Up Share Capital	
59,086,860 Equity Share of Rs. 10/-each fully paid up	59,08,68,600.00
Total	59,08,68,600.00

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#### SECTION III - METHODS OF VALUATION ADOPTED

In case of a valuation for Amalgamation, the emphasis is on arriving at the "relative" values of the shares of the merging companies to facilitate determination of the "share exchange ratio". Hence, the purpose is not to arrive at absolute values of the shares of the companies.

#### **Judicial Pronouncements: -**

Hindustan lever Employees' Union v/s Hindustan lever Limited and others (1995) 83 Company cases 30 (SC)

The jurisdiction of the Court in sanctioning a claim of merger is not to ascertain mathematical accuracy if the determination satisfied the arithmetical test. A company court does not exercise appellate jurisdiction. It exercises a jurisdiction founded on fairness. It is not required to interfere only because the figure arrived at by the valuer was not as good as it would have been if another method had been adopted. What is imperative is that such a determination should not have been contrary to law and that it was not unfair for the shareholders of the company which was being merged.

The Hon'ble Supreme Court held "We do not think that the internal management, business activity or institutional operation of public bodies can be subjected to inspection by the court. To do so, is incompetent and improper and, therefore, out of bounds."

The dominance of profits for valuation of share was emphasized in "McCathies case" (Taxation, 69 CLR 1) where it was said that "the real value of shares in a company will depend more on the profits which the company has been making and should be capable of making, having regard to the nature of its business, than upon the amount which the shares would realize on liquidation". This was also re-iterated by the Indian Courts in Commissioner of Wealth Tax v. Mahadeo Jalan's case (S.C.) (86 ITR 621) and Additional Commissioner of Gift Tax v. Kusumben D. Mahadevia (S.C.) (122 ITR 38).

In the ultimate analysis, valuation will have to involve the exercise of judicious discretion and judgment considering all the relevant factors. There will always be several factors, e.g., present, and prospective competition, yield on comparable securities, and market sentiments etc. which are not evident from the face of the balance sheets, but which will strongly influence the worth of a share.

Based on the facts of the case, I have valued Ind Swift Limited (Transferor Company/ "ISL") and Ind Swift Laboratories Limited ("Transferee Company"/ "ISLL") as per Internationally Accepted Valuation Methodologies.



#### SECTION – IV VALUATION ANALYSIS

There are three approaches to Valuation namely Income, Asset, and Market Approaches.

Approach	Valuation Methodologies	Basis of Consideration				
Asset	Adjusted Net Asset Value (NAV) Method	The Asset-based method views the business as a set of assets and liabilities that are used as building blocks of a business value. The difference in the value of these assets and liabilities on a Book Value basis or Realizable Value basis or Replacement Cost basis is the business value.  In the case of the transferee Company, I have deemed it suitable to apply NAV as the Company has a huge quantum of Investment in assets and this method involves identifying and valuing a company's assets which is quite objective and reliable as the company has stable and predictable asset values.  However, in the case of the Transferor Company, there are no significant investments in assets made by the Company along the Book Value of the Company is negative, hence, I deemed it suitable to avoid the Adjusted Net Asset Value (NAV) Method.				
Market	Comparable Companies Multiples (CCM) Method  Market Price Method (90 Trading Days (TD) -10 Trading Days (TD))	This methodology uses the valuation ratio of a publicly traded company and applies that ratio to the company being valued. The valuation ratio typically expresses the valuation as a function of a measure of financial performance or Book Value (e.g., Revenue, EBITDA, EBIT, Earnings per Share or Book Value). A key benefit of Comparable Company Market Multiple analysis is that the methodology is based on the current market stock price. The current stock price is generally viewed as one of the best valuation metrics because it is based on observable inputs.  In the instant case, both companies are listed on the Stock Exchange and are frequently traded in the National Stock Exchange (NSE). Hence, I deemed it suitable to consider the Market Price in the NSE for the valuation exercise instead of the Comparable Multiples of the Transferor and Transferee Companies.  In this method, the VWAP (Volume Weighted Average Price) of the latest 90 Trading days (TD) VWAP and 10 Trading days are taken. The maximum of these two is then taken as the fair market value.  Since both Companies are listed on the Stock Exchanges and are frequently traded on the NSE, I have applied this methodology in this instant case for Transferor and				
Income	Discounted Free Cash Flow (DFCF) Method	Transferee Companies.  The DFCF method expresses the present value of the business as a function of its future cash earnings capacity. This methodology works on the premise that the value of a business is measured in terms of future cash flow streams, discounted to the present time at an appropriate discount rate. The value of the firm is arrived at by estimating the Free Cash Flows (FCF) to the Firm and discounting the same with the Weighted Average cost of capital (WACC). The DFCF methodology is the most appropriate basis for determining the earning capability of a business. In the DFCF approach, the appraiser estimates the cash flows of any business after all operating expenses, taxes, and necessary investments in working capital and Capex are met.  In the case of Transferee Company, I have deemed it suitable to avoid the DFCF Method as the Company has a huge quantum of Investment assets and this method involves valuing a company based on the future cash flows. However, the future cash flows from Investment Asserts might not be accurate and reliable when computing the Company's worth.  In the case of the Transferor Company, having a business that is expected to be continued in future years along with minimal Investment assets, hence I deemed it suitable to do a valuation of the Company as per the Discounted Free Cash Flow (DFCF) Method.				

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#### 1. Ind Swift Limited (Transferor Company)

Computation of Equity value per share of the Company based on 30<sup>th</sup> June 2023 Financials:

#### a) Market Price Method (90 Trading Days (TD) –10 Trading Days (TD))

Particular	Details
Total Value of the Shares trading of 90 TD	4,34,49,860.15
Total No. of shares Traded in 90 TD	30,71,470
90 TD VWAP	14.15
Total Value of the Shares trading of 10 TD	1,20,13,838.30
Total of No. of Shares Traded in 10 TD	5,24,478
10 TD VWAP	22.91
Maximum price (INR)	22.91
<b>Number of Equity Shares</b>	5,41,64,653
Total Equity Value (INR)	1,24,07,10,540.23
Total Equity Value (INR Mn)	1,240.71

#### b) Discounted Free Cash Flow (DFCF) Method

Discounted Free Cash Flow Analysis - Ind Swift Limited									
WACC:	10.92%							4 T T	TD 3.61111
GROWTH RATE:	4%	Amount In INR Million							
FY	2024 (9 Months)	2025	2026	2027	2028	2029	2030	2031	Terminal
Particulars									
Turnover	3,126.98	5,351.74	5,822.84	6,337.85	6,901.00	7,408.57	7,954.53	8,541.83	
Other Income	109.28	185.24	197.03	230.00	244.27	256.83	290.39	305.04	
PBT (Excluding Other Income)	(248.63)	(150.65)	(61.38)	75.70	234.68	379.78	545.32	722.71	
Less: Direct Taxes Paid	-	-	-	-	-	-	78.78	181.89	
PAT (Excluding Other Income)	(248.63)	(150.65)	(61.38)	75.70	234.68	379.78	466.54	540.82	
Add: Depreciation	270.44	340.29	340.60	341.69	345.35	352.26	361.58	378.35	
Less: Capital Expenditure	249.45	54.50	6.40	22.50	75.40	142.50	192.20	345.80	
Add: Interest (Post-tax)	99.97	483.91	447.18	392.68	326.13	248.15	136.33	45.91	
Less: Change in Non-Cash Working Capital	98.59	133.57	82.82	90.30	101.02	89.04	93.08	100.13	
Free Cash Flows to Firm	(226.26)	485.48	637.17	697.27	729.74	748.65	679.17	519.16	7,669.93
Discounting Factor (Mid-Year)	0.96	0.88	0.79	0.71	0.64	0.58	0.52	0.47	0.47
Present value of Cash flow	(217.63)	426.49	504.63	497.85	469.74	434.46	355.33	244.87	3,617.71
Enterprise Value	6,333.45								
Add: Cash and cash equivalents	139.33								
Add: Surplus Assets*	851.95		_	_	_	_			
Less: Debts	6,379.83								
Less: Leases	2.09								
Less: Interest Accrued	83.41								
Equity Value	859.40								

#### \*Surplus Assets:

Particulars	No. of Shares	Book Value (INR Million)	Fair Value per Share (INR Million)	Fair Value (INR Million)
Ind Swift Laboratories Ltd	94,99,720	524.77	85.50**	812.23
Essix Biosciences Ltd	3,00,000	12.56	132.42***	39.73
Total	537.33		851.95	

<sup>\*\*</sup>Considered the Closing Market Price of BSE as on 22<sup>nd</sup> September 2023.

#### Note:

For the purpose of valuation of equity in this transaction through DFCF methodology, I have relied upon the projections provided by the management for the period starting from 01<sup>st</sup> July 2023 and ending 31<sup>st</sup> March 2031 duly supplemented by its Terminal Value based on the Gordon Growth Model and extrapolating the adjusted free cash flows for last year at an annual growth rate of 4% to perpetuity.

#### **DFCF Assumptions:**

Particulars	Notes			
Risk free rate (Rf) as on 30.06.2023	7.11%	Considered of long-term India government bond rate		
Market rate of return - ER(m)	15.18%	Considered the BSE Sensex for the determination of the Market Return.		
Company Beta (β)	0.30	I have taken the Beta value (B) as 0.30 since the Company's shares are listed, hence, I have taken the company's data to arrive to the beta.		
Additional Company Specific				
(Including Small Company)	2.50%	I have given 2.50% additional risk premium on account of Business risk.		
Risk Premium	2.50%	Thave given 2.50% additional risk premium on account of business risk.		
(Unsystematic risk) (CSRP)				
Cost of Equity (Ke)	12.06%	As per Modified CAPM model i.e. [Ke = Rf+ β(Rm-Rf) + CSRP]		
Cost of Debt	9%	As represented by the Management & Financials of the Company		
Equity portion in capital structure	78.55%	As represented by the Management & Financials of the Company		
WACC	10.92%	WACC = (Ke * % Equity in Capital Structure) + (Cost of Debt * % Debt in Capital Structure * (1-Tax Rate))		
Growth Rate	4%	The perpetuity growth rate assumes that the company will continue its historic business and generate Free Cash Flows at a steady state forever. Since terminal value constitutes a major proportion of the entire value of the business, while deciding the terminal growth rate have given emphasis to economic factors & financial factors like Inflation of the Country, GDP growth of the Country, Projected Financials, Historical Financial Position, Organic & Inorganic growth strategies of the Company, etc. Accordingly, for perpetuity, I have considered 4% growth rate		

<sup>\*\*\*</sup>Refer the Annexure 2



#### **Computation of the Fair Value of Ind Swift Limited:**

				All Amount INR Millions			
Approach	Approach Methodology Applied		Equity	Weighted Average			
Applied	Methodology Applied	Weight	Value	Equity Value			
Market	90 Trading Days - 10 Trading Days	100%	1,240.71	1,240.71			
Income	Income Discounted Free Cash Flow			-			
	Weighted Average Equity Value						
No. of Equity Shar	5,41,64,653						
	22.91						

#### Weightage Rationale:

As ISL will transfer its business to ISLL in the Amalgamation process and will not continue the business. I have considered giving Nil weightage to the DFCF. Further, the Value as computed by the DFCF Method does not comprehend the value as reached by the Market Price Method. Hence, I deemed it suitable to consider 100% weightage to the Market Price Method.

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#### 2. Ind Swift Laboratories Limited (Transferee Company)

Computation of Equity value per share of the Company based on 30<sup>th</sup> June 2023 Financials

#### a) Adjusted Net Asset Value (NAV) Method

IND-SWIFT LABORATORIES LIMITED					
Particulars All Amount INR Millio					
Equity Share Capital	598.06				
Reserves and Surplus	8,703.62				
Net Asset Value 9,301.67					
Appreciation/ (Diminution)*	368.86				
Adjusted Net worth	9,670.53				

<sup>\*</sup>Appreciation/ (Diminution)

Non-Current Investments								
Particular	No of Share Book Value		Book Value	Fair Value	Fair	Appreciation/		
1 at ticular	/Stake	DOOK Value	per share	per share	Value	(Diminution)		
Investment in Equity shares of Subsidia	ries:							
i) Ind Swift Laboratories Inc., USA <sup>1</sup>	1,204	54.41	45,191.15	1,68,614.10	203.01	148.60		
ii) Fortune (India) Construction Ltd <sup>2</sup>	7,35,40,000	724.84	9.86	10.85	797.77	72.93		
Other Investments:								
i) Essix Biosciences Limited <sup>3</sup>	12,35,000	53.62	43.42	132.42	163.54	109.92		
ii) Mohali Green Investment Pvt. Ltd <sup>4</sup>	30,000	0.30	10.00	10.82	0.32	0.02		
iii) Indis Healthcare <sup>5</sup>	50%	17.50	3,50,00,000.00	3,80,44,948.52	19.02	1.52		
iv) MJM Remedies Private Ltd <sup>6</sup>	7,500	0.08	10.00	7.38	0.06	(0.02)		
v) MJM Remedies Private Ltd – Debt <sup>7</sup>	1	0.50	5,00,000.00	5,00,000.00	0.50	-		
Total	7,48,13,705.50	851.25			1,184.23	332.98		

- 1. Refer the Annexure 1
- 2. Considered the Fair Value as provided by the Management via Report Dated 18<sup>th</sup> September 2023.
- 3. Refer the Annexure 2
- 4. Considered the Fair Value as provided by the Management via Report Dated 18<sup>th</sup> September 2023.
- 5. Refer the Annexure 3
- 6. Refer the Annexure 4
- 7. The debt as given to MJM Remedies Private Limited; the Book Value is considered the Fair Value.

Investment property							
Particular Book Value   Fair Value   Appreciation / (Diminution)							
FLATS & OFFICE 24.12 60.00# 35.88							

#Considered as per the representation given by the Management of the Company.



#### b) Market Price Method (90 Trading Days (TD) –10 Trading Days (TD))

Particular	Details
Total Value of the Shares trading of 90 TD	4,14,04,31,633.40
Total No. of shares Traded in 90 TD	4,31,39,068
90 TD VWAP	95.98
Total Value of the Shares trading of 10 TD	50,45,86,800.05
Total of No. of Shares Traded in 10 TD	53,91,462
10 TD VWAP	93.59
Maximum price (INR)	95.98
<b>Number of Equity Shares</b>	5,90,86,860
Total Equity Value (INR)	5,67,10,79,965.43
<b>Total Equity Value (INR Mn)</b>	5,671.08

#### Computation of the Fair Value of Ind-Swift Laboratories Limited:

Fair Value of IND-SWIFT LABORATORIES LIMITED						
All Amount INR Millions						
Approach Applied	Methodology Applied	Weight	<b>Equity Value</b>	Weighted Average Equity Value		
Asset	Net Asset Value	7,736.43				
Market	Market 90 Trading Days - 10 Trading Days 20% 5,671.08					
	8,870.64					
	5,90,86,860					
	150.13					

#### Weightage Rationale:

The Transferee Company do not have any business operation currently, however, have Non-Current Investments & Cash Balances in its Assets Portfolio, hence, the Net Assets Value is given 80% (higher) weightage as compared to the Market Price Method i.e., 20% Weightage.



#### SECTION V -SHARE EXCHANGE RATIO

#### SHARE EXCHANGE RATIO FOR AMALGAMATION: -

BSE Circular No. LIST/COMP/02/2017-18 dated 29 May 2017 requires the valuation report for a Scheme of Arrangement to provide certain requisite information in a specified format.

Valuation	Mothodology	Ind Swift Limited (Transferor)			I	nd Swift Laboratori	ies Limited (Transferee)	
Approach	Methodology Applied	Weights	Equity Value Per Share (INR)	Weighted Equity Value Per Share (INR)	Weights   Equity Value   Per Share (IN		Weighted Equity Value Per Share (INR)	
Asset	Adjusted Book Value	Nil	Nil		80%	163.67		
Mariland	Comparable Companies Multiples	Nil	Nil	22.01	Nil	Nil	150.12	
Market	Market Price Method	100%	22.91	22.91	20%	95.98	150.13	
Income	Discounted Cash Flow	0%	15.87		Nil	Nil		

Based on the above analysis, the share exchange ratio has been arrived at, and accordingly, the Transferee Company shall, without any further act or deed and without any further payment, issue and allot equity shares on a proportionate basis to each member of the Transferor Company whose names are recorded in the Register of Members/ List of Beneficial Owners for shares in dematerialized form of the Transferor Company on the Record Date.

Calculation Of Exchange Ratio						
Company Name	Ind Swift Laboratories Limited	Ind Swift Limited				
Company Name	(Transferee Company)	(Transferor Company)				
<b>Equity Value Per Share (INR)</b>	150.13	22.91				
Exchange Ratio	1.00	0.15				
Exchange Ratio For 100 Shares 100 15						

"Ind Swift Laboratories Limited" (Transferee Company) shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of "Ind Swift Limited" (Transferor Company) for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Ten Each) each held by them in the Transferor Company.



#### **SECTION VI-ANNEXURES**

The annexure includes the valuation exercise of the step-down companies which are held as an investment by the Transferor and Transferee Companies: -

#### 1. Ind Swift Laboratories Inc., USA

Discounted Free Cash Flow Analysis - IND SWIFT LABORATORIES INC						
WACC:	19.23%	Amount In INR Millio				
GROWTH RATE:	2%			P.	Amount m	INK MIIIIOII
FY	2024	2025	2026	2027	2028	Terminal
<b>Particulars</b>						
Turnover	1,245.00	2,490.00	2,739.00	3,012.90	3,314.19	
PBT (Profits Before Taxes)	24.50	49.00	63.90	80.79	99.89	
Less: Direct Taxes Paid	5.15	10.29	13.42	16.97	20.98	
PAT (Profits After Taxes)	19.36	38.71	50.48	63.82	78.92	
Add: Depreciation	-	•	-	-	-	
Less: Capital Expenditure	-	-	-	-	-	
Add: Interest (Post-tax)	-	-	-	-	-	
Less: Change in Non-Cash Working Capital	13.55	149.24	29.85	32.83	36.12	
Free Cash Flows to Firm	5.81	(110.53)	20.63	30.99	42.80	396.52
Discounting Factor (Mid-Year)	0.92	0.77	0.64	0.54	0.45	0.45
Present value of Cash flow	5.32	(84.90)	13.29	16.75	19.40	179.72
Enterprise Value	149.58					
Add: Cash and cash equivalents	53.44					
Equity Value	203.01					
No of Shares	1,204					
Per Share Equity Value	1,68,614.10					

#### 2. Essix Biosciences Limited

ESSIX BIOSCIENCES LTD					
Particulars	All Amount INR Million				
<b>Equity Share Capital</b>	145.00				
Reserves and Surplus	2,044.77				
Net Asset Value	2,189.77				
Appreciation/ (Diminution)*	(269.72)				
Adjusted Net worth	1,920.05				
No. of Equity Shares	1,44,99,555				
Value per share (INR)	132.42				

\*Appreciation/ (Diminution)

Non- Current Investments						
Particular	<b>Book Value</b>	Fair Value	Appreciation/ (Diminution)			
<b>Investment in Quoted Shares (Related Parties)</b>	1,403.83	1,458.23	54.40			
<b>Investment in Quoted Shares (Non-Related Parties)</b>	44.08	4.89	(39.19)			
Investment in Unquoted Shares	284.04	0.60	(283.44)			
Inv in 0% Comp Conv Debentures	52.00	50.51	(1.49)			
Total	1,783.94	1,514.23	(269.72)			

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#### 3. Indis Healthcare

Discounted Free C	Discounted Free Cash Flow Analysis - Indis Healthacre LLP						
WACC:	15.17%				A	ount In I	ND Million
GROWTH RATE:	5%				Am	ount in i	NR Million
FY	2024	2025	2026	2027	2028	2029	Terminal
Particulars							
Turnover	143.90	201.46	282.05	394.87	473.84	568.61	
PBT (Profits Before Taxes)	(5.96)	(1.20)	8.63	19.93	32.20	42.35	
Less: Direct Taxes Paid	-	-	0.46	6.22	10.05	13.21	
PAT (Profits After Taxes)	(5.96)	(1.20)	8.17	13.71	22.15	29.13	
Add: Depreciation	0.11	0.09	0.08	0.07	0.06	0.05	
Less: Capital Expenditure	0.15	0.13	0.11	0.09	0.08	0.07	
Add: Interest (Post-tax)	-	-	-			-	
Less: Change in Non-Cash Working Capital	11.16	18.48	25.87	36.22	25.35	30.42	
Free Cash Flows to Firm	(17.17)	(19.72)	(17.73)	(22.53)	(3.22)	(1.31)	211.02
Discounting Factor (Mid-Year)	0.93	0.81	0.70	0.61	0.53	0.46	0.46
Present value of Cash flow	(16.00)	(15.95)	(12.46)	(13.74)	(1.71)	(0.60)	97.03
Enterprise Value	36.57						
Add: Cash on Hand	0.07						
Add: Axis Bank 922020015105922 (ca)	1.41						
Equity Value	38.04						

#### 4. MJM Remedies Private Ltd

Financials as on 31.03.2023				
Particular Amount (INR Millio				
Share Capital	0.10			
Reserve & Surplus	(0.03)			
Net worth	0.07			
No. of shares	10,000			
Value per Equity Share (INR)	7.38			



#### SECTION VII-CAVEATS

- This Valuation Report has been issued at the specific request of the Company for determining the Share exchange ratio for the said proposed Scheme of Arrangement in accordance with the Companies Act, 2013 and Rules thereof. This Report is prepared exclusively for the above stated purpose and must not be copied, disclosed, or circulated or referred to in correspondence or discussion with any other party. Neither this report nor its content may be used for any other purpose without your prior written consent.
- No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in accounts. Therefore, no responsibility is assumed for matters of a legal nature.
- In accordance with the customary approach adopted in Valuation exercise, I have summarized the Share exchange ratio of equity shares of the company based on the information as was provided to us by the management of the Company both written, verbal, and other publicly available information. I do not assume any responsibility for the accuracy or reliability of such documents on which I have relied upon in forming the opinion.
- This Report does not investigate the business/commercial reasons behind the transaction nor the likely benefits arising out of the same. In addition, I express no opinion or recommendation, and the shareholders are expected to exercise their own discretion.
- I have no present or planned future interest in the Company and the fee for this Valuation analysis is not contingent upon the values reported herein. The Valuation Analysis contained herein is not intended to represent the value at any time other than the date that is specifically stated in this Report.
- The report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to herein.
- In no circumstances shall the liability of a valuer, its partners, directors, or employees, relating to the services provided in connection with the engagement set out in this Valuation report shall exceed the amount paid to such valuer in respect of the fees charged by it for these services.
- The valuation report should not be construed as investment advice; specifically, I do not express any opinion on the suitability of or otherwise of entering into the proposed transaction.

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#### **ANNEXURE: 14D**



781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: 0172- 4680800, 2638781

Fax: 0172-2652242

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

#### Query 9(t)

If the Income Approach method used in the Valuation, Revenue, PAT and EBIDTA (in value and percentage terms) details of entities involved in the scheme for all the number of years considered for valuation. Reasons justifying the EBIDTA/PAT margin considered in the valuation report.

#### Response:

In response to your query 9(t) of your query letter, you may note the Revenue, PAT & EBITDA (in value and percentage terms) as follows:

#### ISL:

		8			100	Am	ount in INI	R Millions
FY	2024	2025	2026	2027	2028	2029	2030	2031
<b>Revenue from Operation</b>	4,612.34	5,351.74	5,822.84	6,337.85	6,901.00	7,408.57	7,954.53	8,541.83
EBITDA	467.59	858.79	923.42	1,040.07	1,150.43	1,237.02	1,356.64	1,467.46
EBITDA %	10.14%	16.05%	15.86%	16.41%	16.67%	16.70%	17.05%	17.18%
PAT	(119.93)	22.79	98.58	226.13	356.07	474.31	623.63	767.67
PAT %	-2.60%	0.43%	1.69%	3.57%	5.16%	6.40%	7.84%	8.99%

Here, the Company is engaged in the Pharmaceutical Industry and the below trends are being observed by us while determining the future aspects or margins of the Company:

#### Growth Drivers:

- According to Allied Market Research, the Indian pharmaceutical packaging market was valued at US\$ 1,434.1 million in 2020 and is expected to reach US\$ 3,027.14 million by 2030, at a CAGR of 7.54%.
- The total market size of the Indian Pharma Industry is expected to reach US\$ 130 billion by 2030.
- About 120 drugs are expected to go off-patent over the next 10 years with expected worldwide revenue between US\$ 80 to 250 billion.
- India has the second-highest number of US FDA approved plants outside the US and is the largest provider of generic drugs globally. About 20% of the global exports in generic drugs are met by India.

#### Future Restraints:

- As per the industry overview, 46% of respondents are considering outsourcing scientific and technical functions, while 39% are contemplating outsourcing IT, HR, or financial functions. Furthermore, 43% of respondents are exploring licensing deals or collaboration agreements.
- Despite the liberalization of the FDI restrictions, there is still a lack of investment in research and development, which must be addressed by industry and government.
- The manufacturing of low-cost, low-quality medications poses a challenge to the pharmaceutical business.

   Wift Line





Plot No. 78









781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: 0172- 4680800, 2638781

Fax: 0172-2652242

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

Therefore, the EBITDA & PAT Margins of the Company are determined based on the current performance & status and the future market growth drivers and have been shown an equitable margin in line with the current & future expectation performance of the Company.

For & on behalf of Ind-Swift Limited

linnyub

Company Secretary & Compliance Officer

Ind. Area Phase-II





# ADDITIONAL REQUIREMENTS

Scheme Of Arrangement For Amalgamation Of Ind-Swift Limited (Transferor Company) With Ind-Swift Laboratories Limited (Transferee Company)

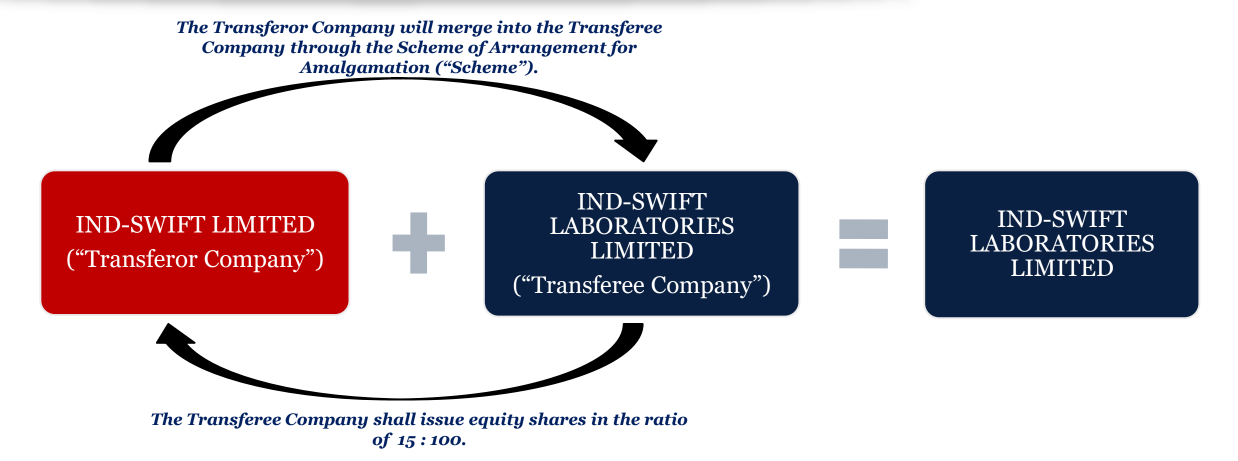




S.NO.	PARTICULARS	SLIDE NO.
1)	Graphical Representation of Scheme of Arrangement	3
2)	Background of the Entities involved	4
3)	Detailed Objective of the Scheme	5-6
4)	Detailed Rationale of the Scheme	5-6
5)	Existing, proposed and resultant structure of the Entities	3
6)	Existing and proposed capital structure	7-11
7)	Pre-Post Scheme: Net worth of the Entities	12-13
8)	Key Points & Consideration proposed in the Scheme	14-15
9)	Stepwise Process Involved in the Scheme	16-17

*NOTE:* 489

# 1&5) GRAPHICAL REPRESENTATION OF THE SCHEME



#### **NOTE:**

- (i) On occurrence of the Effective Date, the Transferor Company shall, without any further act or deed, shall stand dissolved without winding up.
- (ii) Transferee Company shall issue and allot 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- (Rupees Ten Each) each to Equity Shareholders of Transferor Company for every 100 (One Hundred) Equity Share of Face Value of INR 2/- (Rupees Two Each) each held by them in the Transferor Company.
- (iii) All the terms of the issuance of Preference Shares shall remain exactly the same as presently available in the Transferor Company and thus, they will remain unlisted in the Transferee Company also.

# 2) BACKGROUND OF THE ENTITIES

### IND-SWIFT LIMITED (TRANSFEROR COMPANY)

- 1. IND-SWIFT LIMITED (hereinafter also referred to as 'ISL' or 'Transferor Company'), bearing CIN L24230CH1986PLC006897, was incorporated on 06th June, 1986, under the provisions of the Companies Act, 1956, with its registered office located at 781, Industrial Area Phase II, Chandigarh -160002.
- 2. The Transferor Company is primarily engaged in the manufacturing of Pharmaceutical Products.
- 3. ISL is a prominent pharmaceutical manufacturer of Finished Dosages Form (FDF), with both national and international presence, headquartered in Chandigarh.
- 4. Its core competency lies in the development and production of innovative pharmaceutical products.
- 5. The Equity Shares of the Transferor Company are listed on the bourses of BSE Limited and the National Stock Exchange of India Limited. However, the Preference Shares of the Transferor Company are unlisted.

# IND- SWIFT LABORATORIES LIMITED (TRANSFEREE COMPANY)

- 1. IND-SWIFT LABORATORIES LIMITED (ISLL or Transferee Company) was incorporated on 04th January, 1995, under the Companies Act, 1956, with its registered office located at SCO 850, Shivalik Enclave, NAC, Manimajra Chandigarh -160101.
- 2. The Transferee Company's primary focus lies in the manufacturing and marketing of Active Pharmaceutical Ingredients (APIs), Intermediates, and Finished Dosages.
- 3. ISLL recently completed a slump sale transaction with Synthimed Labs Private Limited, divesting its API and CRAMS business.
- 4. The Equity Shares of the Transferee Company are listed on both BSE Limited and the National Stock Exchange of India Limited.
- 5. Additionally, the Non-Convertible Debentures (NCD) of the Transferee Company, initially listed on BSE Limited, were fully repaid and redeemed on 18th March, 2024.

# 3&4) DETAILED OBJECTIVE & RATIONALE OF THE SCHEME

### Objective and Rationale for the Scheme of Arrangement for Amalgamation:

The objective of this Scheme of Arrangement, under Sections 230-232 of the Companies Act, 2013, is to amalgamate Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company'). The Transferee Company will issue its equity shares to the shareholders of the Transferor Company in exchange for amalgamation. Upon the Effective Date, the Transferor Company shall stand dissolved without winding up, with its entire business and assets transferred to the Transferee Company, subject to existing charges.

### (i) Expansion into the Formulation Business:

- Leveraging the Transferor Company's expertise and capacity in formulations to facilitate the Transferee Company's strategic shift and growth.
- Augmenting the Transferee Company's formulations business through the integration of the Transferor Company's operations, resources, and expertise.

### (ii) Takeover/Discharge of the Transferor Company's Debt:

- Providing financial relief by facilitating the discharge of debt obligations, ensuring continuity of operations and preserving shareholder value.
- Alleviating financial pressures and strengthening the merged entity's financial position.

### (iii) Value Creation for Shareholders:

- Anticipated economic value creation through reduced finance costs, improved profitability, and enhanced resources for growth.
- Expected benefits include synergies, cost savings, and improved financial performance, enhancing shareholder value.

### (iv) Simplification of Group Structure:

- Streamlining corporate structure by reducing inefficiencies, compliance burdens, and administrative costs.
- Maximizing shareholder value by simplifying profit distribution and enhancing operational efficiencies.

### (v) Focused Management, Synergies, and Growth Prospects:

- Enabling economies of scale, strategic focus, and better management control through integration.
- Enhancing long-term performance, financial stability, and growth prospects through streamlined governance.

In summary, the amalgamation aims to preserve and strengthen both companies' businesses, achieve market competitiveness, realize synergies, enhance financial stability and performance, and create long-term value for stakeholders. The Scheme aligns with strategic objectives and interests, warranting its execution under Sections 230-232 of the Companies Act, 2013.

# A. IND-SWIFT LIMITED – PRE- MERGER EQUITY SHAREHOLDING PATTERN

(B)	Category of shareholder (II) Promoter & Promoter Group Public	Nos. of sharehol ders (III)	No. of fully paid up equity shares held (IV) 30103343 24061310	paid-up equity shares held (V)	No. of shares underlyin g Depositor y Receipts (VI)	Total nos. shares held (VII) =	Shareholding as a % of total no. of shares (calculat ed as per SCRR, 1957) (VIII) As a % of (A+B+C2) 55.58	Number C No o	<b>Y</b> 0	Rights held urities (IX ghts	Total as a % of (A+B+C) 55.58	No. of Shares Underlyin g Outstandi ng convertib le securities (includin g Warrants )(X)	share	No. a	As a % of total Shares held (b)		As a % of total Shares held (b)	Number of equity shares held in demateri alized form (XIV) 30103343 23369183
	Non Promoter- Non Public	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	Shares underlying DRs Shares held by Employee Trusts	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
(32)	Total	13728	<b>5416465</b>	0	0	5416465 3	100	5416465 494	0	5416465 3	100	0	100	0	0	1288840 0	42.81	5347252 6

### B. IND-SWIFT LIMITED – PRE- MERGER PREFERANCE SHAREHOLDING PATTERN

					Su	mmary St	atement H	olding of	Specified S	Securities								
								Number	of Voting F	Rights hel	ld in each		Sharehol ding , as a % assuming full	Number	of Locked es (XII)	pledg other	of Shares ged or rwise red (XIII)	
								No o	of Voting Ri	ghts			conversio					
Category	Category of shareholder	Nos. of sharehol ders	held	paid-up preferenc e shares held	g Depositor Y Receipts	Total nos. shares held (VII) = (IV)+(V)	(VIII) As a % of	Class eg:	Class eg:		Total as a % of	No. of Shares Underlyin g Outstand ng convertib le securities (includin g Warrants	share		As a % of total Shares		As a % of total Shares	alized form
(I)	(II)	(III)	(IV)	(V)	(VI)	+ (VI)	)	<u> </u>	Y 0	Total	(A+B+C)	)(X)	)	No. a	held (b)	No. a	held (b)	(XIV)
	Promoter & Promoter Group Public	<u>U</u>	1420000	0	0	1420000	100	0	1 0		1 0		) 100		0		1 0	0
\_/			1420000	U	0	1420000	100		1 0		1 0		100	0	0		1 0	0
`	Non Promoter- Non Public	<u>U</u>	<u> </u>	0	0	0	0		1 0		0		) 0	0	0		1 0	0
	Shares underlying DRs	<u>U</u>	1 0	0	0	0	0		1 0		1 0		) 0	0	0		1 0	0
(C2)	Shares held by Employee Trusts  Total	5	1420000	0	0	1420000	100	0	0	0	0	0	100	0	0	0	0	0
									-								-	

### C. IND-SWIFT LABORATORIES LIMITED – PRE-MERGER EQUITY SHAREHOLDING PATTERN

	Summary Statement Holding of Specified Securities																	
Categor Y (I)	Category of sharehold er (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	No. of Partly paid-up equity shares held (V)	No. of shares underlying Depositor y Receipts (VI)	shares held (VII) =	Shareholdi ng as a % of total no. of shares (calculate d as per SCRR, 1957) (VIII) As a % of (A+B+C2)	Number of Voting Rights held in each class of securities (IX)				No. of Shares Underlyin g Outstandi ng convertibl e securities (including Warrants) (X)	Shareholdi ng, as a % assuming full conversio n of convertibl e securities ( as a percentag e of diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	Number of Locked in shares (XII)		Number of Shares pledged or otherwise encumber ed (XIII)		Number of equity shares held in dematerial ized form (XIV)
								No of Voting Rights			Total as a % of (A+B+C)			No. a	As a % of total Shares held (b)	No. a	As a % of total Shares held (b)	
								Class eg: X	Class eg: Y	Total								
(A)	Promoter & Promoter Group	19	24818783	0	0	24818783	42.00	24818783	0	24818783	42.00	0	42.00	0	0	21553851	86.84	24818783
(B) (C)	Public	25116	34268077	0		34268077	58.00	34268077	0	34268077	58.00	0	58.00	0	0	0		34123214
(C)	Non Promoter- Non Public	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0.00	0
(C1)	Shares underlying DRs	0	0	0	, and the second	0	0.00	0	0	0		0	0.00		0	J		0
(C2)	Shares held by Employee Trusts	0	0	0	0	0	0.00	0	o <b>496</b>	0	0.00	0	0.00	0	0	0	0.00	0
	Total	25135	59086860	0	0	59086860	100	59086860	0	59086860	100	0	100	0	0	21553851	86.84	58941997

## <u>D. IND-SWIFT LABORATORIES LIMITED – POST-MERGER EQUITY SHAREHOLDING PATTERN</u>

					Su	mmary St	atement H	olding of	Specified S	Securities_			Sharehol				of Shares	
									of Voting l lass of sec				ding , as a % assuming full		of Locked es (XII)	pledg other encumber	wise	
Category (I)			No. of fully paid up equity shares held (IV)	paid-up	No. of shares underlyin g Depositor Y Receipts (VI)	Total nos. shares held (VII) =	Sharehol ding as a % of total no. of shares (calculat ed as per SCRR, 1957) (VIII) As a % of (A+B+C2		of Voting R Class eg: Y		Total as a	No. of Shares Underlyin g Outstandi ng convertib le securities (includin g Warrants	share		As a % of total Shares held (b)			Number of equity shares held in demateri alized form (XIV)
(A)	Promoter & Promoter Group	21	29334284	0		29334284	43.64	29334284	0	29334284	43.64	0	43.64	0	0	21573528	73.54	24864742
(B)	Public	38823	37877274	0	0	37877274	56.36	37877274	0	37877274	56.36	C	56.36	C	0	0	0.00	34158892
(C)	Non Promoter- Non Public	0	0	0	0	0	0.00	0	0	0	0.00	C	0.00	C	0	0	0.00	0
(C1)	Shares underlying DRs	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0.00	0
(C2)	Shares held by Employee Trusts	0	0	0	0	0	0.00	0	0	0	0.00	C	0.00	C	0	0	0.00	0
	Total	38844	6721155 8	0	0	6721155 8	100	6721155 8	0	6721155 8	100	O	100	O	0	2157352 8	73.54	5902363 4

# E. IND-SWIFT LABORATORIES LIMITED – POST MERGER PREFERANCE SHAREHOLDING PATTERN

	Summary Statement Holding of Specified Securities																	
								Number of Voting Rights held in each class of securities (IX)					assuming		of Locked es (XII)	pledg othe	of Shares jed or rwise red (XIII)	
								No o	f Voting R	ights			full conversio					
							Sharehol						n of convertib le					
							ding as a					No. of Shares	securities ( as a					
							total no.						percenta ge of					
					No. of		(calculat ed as per					Outstandi ng						Number of
			No. of fully paid	No. of Partly	shares underlyin		SCRR,					convertib le						preference e shares
				paid-up			(VIII) As a %						(VII)+(X ) As a %		As a % of		As a % of	held in demater
Category (I)	Category of shareholder (II)	sharehol ders (III)	e shares held (IV)			(VII) = (IV)+(V) + (VI)	of (A+B+C2	Class eg:	Class eg:		Total as a % of (A+B+C)		of (A+B+C2	No. a	total Shares held (b)	No. a	total Shares held (b)	alized form (XIV)
(A) I	Promoter & Promoter Group	0	0	C	0	C	) 0	0	C	0	(	) (	0	C	) 0	0	0	
	Public	5	1420000		o'	1420000	100	0	C	0	(	) C	100	C	0	0	O	142000
	Non Promoter- Non Public	0	0		0	C	) 0	0	C	0	C	C	0	C	0	0	0	
	Shares underlying DRs	0	0	<u>c</u> '	<u>0</u>	C	) 0	0	C	0	C	) C	0	C	0	0	0	
(C2)	Shares held by Employee Trusts	0	0	O	<i>i</i> 0'	C	) 0	0		0	) (	) C	0	C	0	0	0	
	Total	5	1420000	0	0	1420000	100	0	0	0	0	0	100	0	0	0	0	1420000

# 7) PRE-POST SCHEME: NET WORTH OF THE ENTITIES

### A. IND-SWIFT LIMITED

IND-SWIFT LIMITED (TRANSFEROR COMPANY) AS PER THE STANDALONE FINANCIAL STATEMENT AS ON 31.03.2024								
	PRE-SCHEME (in cr) POST- SCHEM							
EQUITY	10.83	-						
OTHER EQUITY	(701.66)	-						
NETWORTH	(701.96)	-						

# 7) PRE-POST SCHEME: NET WORTH OF THE ENTITIES

### **B. IND-SWIFT LABORATORIES LIMITED**

IND-SWIFT LABORATORIES LIMITED (TRANSFEREE COMPANY) AS PER THE STANDALONE FINANCIAL STATEMENT AS ON 31.03.2024									
	PRE-SCHEME (in Cr.) POST- SCHEME (in Cr.)								
EQUITY	59.09	67.21							
OTHER EQUITY	863.16	161.50							
NETWORTH	925.01	220.34							

# 8) KEY POINTS & CONSIDERATION PROPOSED IN THE SCHEME

- **1. Valuation Report**: A valuation report by Independent Registered Valuer Ajay Kumar Siwach, certified by SEBI Registered Merchant Bankers, establishes the value per share of INR 22.91 for the Transferor Company and INR 150.13 for the Transferee Company.
- **2. Issuance of Equity Shares:** The Transferee Company issues equity shares to shareholders of the Transferor Company, with 15 (Fifteen) Equity Shares of Face Value of INR 10.00/- each allotted for every 100 (One Hundred) Equity Share of Face Value of INR 2/- each held in the Transferor Company.
- **3. Cancellation of Cross Holdings:** Cross holdings between the Transferor and Transferee Companies shall be cancelled (if not transferred prior to the Effective Date), upon allotment of shares to Transferor Company shareholders by the Transferee Company.
- **4. Management of Fractional Entitlements:** Fractional entitlements shall be treated as per the provisions prescribed in the SEBI Master Circular SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023.
- **5. Pari Passu Ranking**: Equity shares issued to Transferor Company shareholders rank pari passu with existing equity shares from the Appointed Date.

# 8) KEY POINTS & CONSIDERATION PROPOSED IN THE SCHEME

- **6. Treatment of Preference Shareholders:** Preference shareholders of the Transferor Company shall receive preference shares in the Transferee Company, maintaining the same terms as in the Transferor Company, thus, they will remain unlisted in the Transferee Company also.
- **7. Listing of Issued Equity Shares:** The Transferee Company undertakes necessary steps to list the equity shares issued pursuant to the scheme on all stock exchanges where its securities are listed.

### 9) STEPWISE PROCESS INVOLVED IN THE SCHEME

Considering and Approval of Scheme of Arrangement for Amalgamation ('Scheme') by the Board of Director of both the Companies

Intimation to Stock exchanges and Filing of application with both the Stock Exchanges under Regulation 37 of SEBI (LODR) Regulation, 2015 for obtaining their In-Principle approval

#### **FURTHER STEPS**

Receipt of In-Principle approval of both the Stock Exchanges to the scheme

Filing of First Motion Application before NCLT

Convening the NCLT directed meetings of Shareholders and Creditors of the Companies / Dispensation with the said meetings

Filing Chairperson's Report w.r.t. the outcome of the above meetings before NCLT

Filing of Second Motion Petition before the NCLT

Compliance with the directions issued by the NCLT in the aforementioned "Second Motion Petition" hearing

Receipt of NOC from Registrar of Companies, Regional Director, Official Liquidator, Income Tax Department and Sectoral regulators (if any)

Final hearing before NCLT and consequently obtaining order sanctioning the amalgamation

### 9) STEPWISE PROCESS INVOLVED IN THE SCHEME

Filing the final NCLT order with the Registrar of Companies

Allotment of shares to the shareholders of the Transferor Company pursuant to the Scheme

Filing of return of the above allotment with the Registrar of Companies

Filing of application with both the stock exchanges for obtaining the listing and trading approval for the shares so issued pursuant to the Scheme

Receipt of the listing and trading approval for the shares so issued pursuant to the Scheme

# PRE AMALGAMATION SHAREHOLDING PATTERN- IND SWIFT LIMITED

		POST ISSUE SHAREHOLDING PATTERN			
_	Name of Listed Entity:	ntity:	IND-SWIFT LIMITED	MITED	
2	Scrip Code/Name	Scrip Code/Name of Scrip/Class of Security	Equity		
3	Share Holding Pattern	ttern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)	Reg.31(1)(b)		
	a.  If under 31(1)(b)	1)(b) then indicate the report for Quarter ending			31-12-2024
	<ul><li>b. If under 31(1)(c)</li></ul>	1)(c) then indicate date of allotment/extinguishment			
4	Declaration: The Listed	isted entity is required to submit the following declaration to th			
	Particulars			Yes*	No*
	1 Whether the List	e Listed Entity has issued any partly paid up shares?			N <sub>o</sub>
	2 Whether the List	e Listed Entity has issued any Convertible Securities or Warrants?	ts?		N <sub>o</sub>
	3 Whether the	Whether the Listed Entity has any shares against which depository receipts are issued?	s are issued?		<b>№</b>
	4 Whether the	Whether the Listed Entity has any shares in locked-in?			N <sub>o</sub>
	5 Whether an	Whether any shares held by promoters are pledge or otherwise encumbered?	3p5		No
	6 Whether the	Whether the listed entity has any significant beneficial owner?			No
2	The tabular format for o	t for disclosure of holding of specified securities is as follows:-			

For & on behalf of Ind Swift Limited

HIMANSHU JAIN DIRECTOR DIN: 00014533

						S	ummary Stateme	nt Holding of Sp	ecified Securities									
					NO. OI SHATES		Snarenorumg					NO. OI SHALES		Number of LC	ckeu in shares		ares pieugeu or	
			No. of fully paid	No. of Partly	underlying	Total nos.	as a % of total	Number of V	oting Rights held	in each class of	securities (IX)	Underlying	as a %		(II)	otherwise en	cumbered (XIII)	equity shares
		Nos. of	up equity	paid-up equity	Depository	shares held	no. of shares		No of Voting Righ			Outstanding	assuming full					held in
Category	Category of shareholder	shareholders	shares held	shares held	Receipts	(VII) = (IV)+(V)+	(calculated as		vo or voting Righ	its	Total as a % of	convertible	conversion of		As a % of total		As a % of total	dem aterialized
(I)	(II)	(III)	(IV)	(V)	(VI)	(VI)	per SCRR,	Class eg: X	Class eg: Y	Total	(A+B+C)	securities	convertible	No. a	Shares held (b)	No. a	Shares held (b)	
(A)	Promoter & Promoter Group	21	30103343	0	0	30103343	55.58	30103343	0	30103343	55.58	0	55.58	0	0	0	0	30103343
(B)	Public	20915	24061310	0	0	24061310	44.42	24061310	0	24061310	44.42	0	44.42	0	0	0	0	23375183
(C)	Non Promoter- Non Public	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	Shares underlying DRs	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
(C2)	Shares held by Employee Trusts	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0

							Summary	Statement Holdin	ng of Specified Si	ecurities												
				No. of fully paid	No. of Partiv	no. or snares underlying	Total nos.	as a % of total	Number of M	otina Rights held		iti (IV)	Underlying	as a %	Manager and I am	ked in shares (XII)	Number of Si	cumbered (XIII)	equity shares	Corto and	egorization of sh	000
					paid-up equity		shares held					securities (IX)	Outstanding		Number of Loc	ted III silares (All)	Otherwise er	icumberea (Alli)				
			Nos. of shareholders	up equity shares held	shares held	Depository	(VII) = (IV)+(V)+	no. of shares (calculated as		No of Voting Righ	ts			assuming full		As a % of total			held in	Sharehol	iding (No. of shar	res) under
	Category of shareholder	PAN	snarenoiders	snares neid	snares neid	Receipts	(VI) = (IV)+(V)+	per SCRR.	Class eq: X		Total	Total as a % of (A+B+C)	convertible	conversion of convertible	No a	Shares held (b)	No a	As a % of total Shares held (b)	dematerialized form (XIV)	,	(11)	
	(0)	(11)	(11)	(IV)	(V)	(VI)	(VI)	per SCRR,	Class eg: X	Class eg: Y	Iotal	(A+B+C)	securities	convertible	No. a	Snares neid (b)	No. a	Snares neid (b)	torm (XIV)	(1)	(11)	(111)
(1)	Indian																					
(a)	Individuals/ Hindu Undivided Family		20	13069910	- 0		13069910	24.13	13069910	- 0	13069910	24.13		24.13		0		0	13069910		- 0	
	SUNITA JAIN	ACWPJ0206D	1	1812400	0	0	1812400	3.35	1812400	0	1812400	3.35		3.35		0		0	1812400		- 0	- 0
	ISHAV MEHTA	AQEPM8566H	1	44200	0	0	44200	0.08	44200	0	44200	0.08		0.08		0		0	44200		0	- 0
	N.R. MUNJAL	AAVPM2074M	1	611700	0	0	611700	1.13	611700	0	611700	1.13		1.13		0		0	611700			0
	MEENAKSHI MEHTA	AAVPM2080P	1	398310	0	0	398310	0.74	398310	0	398310	0.74		0.74		0		0	398310			0
	HIMANSHU JAIN	ADUPJ7267R	1	495300	0	0	495300		495300	0	495300	0.91		0.91		0		0	495300	0	- 0	. 0
	NEERA MEHTA	AAVPM2081N	1	1547050	0	0	1547050	2.86	1547050	0	1547050	2.86		2.86		0		0	1547050	0	- 0	. 0
	DIVYA MUNJAL	BMUPM1733K	1	15000		0	15000				15000	0.03		0.03		0		0	15000		- 0	. 0
	GOPAL MUNJAL	AAVPM2103M	1	1957199	0	0	1957199				1957199	3.61		3.61		0		0	1957199	0		. 0
	SAHIL MUNJAL	AITPM0301M	1	127949	0	0	127949				127949	0.24		0.24		0		0	127949	0		
	NEETA MUNJAL	AAVPM2078H	1	578600	0	0	578600				578600	1.07		1.07		0		0	578600	0	. 0	. 0
	NIDHI MUNJAL	AAVPM2075L	1	502970	0	0	502970				502970	0.93		0.93		0		0	502970	0	. 0	. 0
	ANNIE MEHTA	AHFPM1654C	1	158630		0	158630				158630	0.29		0.29		0		0	158630	0	. 0	. 0
	RISHAV MEHTA	AYFPM8071Q	1	111700		0	111700	0.21	111700	0	111700	0.21		0.21		0		0	111700	0	0	
	DAKSH MEHTA	CMZPM5331H	1	1000		0	1000		1000		1000	0		0		0		0	1000	0	0	
	V.R. MEHTA	AAVPM2079G	1	1921361		0	1921361				1921361	3.55		3.55		0		0	1921361	0	0	
	BHANAVI MEHTA	AOSPM9911J	1	30300		0	30300				30300	0.06		0.06		0		0	30300	0	0	
	DEEPTI MUNJAL	BMUPM1730L	1 1	34200	0	0	34200	0.06	34200	0	34200	0.06		0.06		0		0	34200	0		
	S. R. MEHTA	AAVPM2077J	1 1	2035871	0	0	2035871	3.76	2035871	0	2035871	3.76		3.76		0		0	2035871	0		
	RAVI MEHTA	AAVPM2076K	1 1	634470	0	0	634470	1.17	634470	0	634470	1.17		1.17		0		0	634470	0		
	SAURABH MUNJAL	AOTPM5004P	1	51700	0	0	51700	0.1	51700	0	51700	0.1		0.1		0		0	51700	0		
(b)	Central Government/ State Government(s)		0	0	0	0	0	0	0	0	0	0		0		0		0	0	0		0
(c)	Financial Institutions/ Banks		0	0	0	0	0	0	0	0	0	0		0		0		0	0	0		0
(d)	Any Other (specify)		1	17033433	0	0	17033433	31.45	17033433	0	17033433	31.45		31.45		0		0	17033433	0		
	i) Bodies Corporate		1	17033433	0	0	17033433	31.45	17033433	0	17033433	31.45	-	31.45	-	0	-	0	17033433	0		
	ESSIX BIOSCIENCES LIMITED	AAACE0210F	1	17033433	0	0	17033433	31.45	17033433		17033433	31.45		31.45		0		0	17033433	0	0	
	Sub-Total (A)(1)		21	30103343		0	30103343				30103343	55.58		0 55.58		0		0 0	30103343	0		1 7
' (2)	Foreign													-								
(a)	Individuals (Non-Resident Individuals/ Foreign Individuals)		0	0	0	0	0	0	0	0	0	0	-	0	-	0	-	0	0	0	0	
(b)	Government	1	1 0	0	0	0	0	0	0	0	0	0		1 0		1 0		0	0	0		, t
(c)	Institutions	1	1 0	0	0	0	0	0	0	0	0	0		1 0		1 0		0	0	0		, t
(d)	Foreign Portfolio Investor	1	1 0	0	0	0	1 0	1 0		1 0	0	0	1 7	1 0	1 7	1 0	1 7	0	0	0		,t - č
(a)	Any Other (specify)	1	1 0	0	0	0	1 0	1 0		1 0	0	0	1 7	1 0	1 7	1 0	1 7	0	0	0		,t - č
(6)	i) Bodies Corporate	+	1 0	0	1 0	0		1 0	1 0	1 0		0		1 0		1 0		0	0	0	_ 0	
	Sub-Total (A)(2)																					
	TOTAL Shareholding of Promoter and Promoter				_			-						-								
	Group(A) = (1) + (2)		21	30103343		0	30103343	55.58	30103343	0	30103343	55.58		55.58		0		0	30103343	0		4 .

					NO. OT SHATES		- anarenoiging	dillillary ocacellic	int Holding of Spe	ecified Securities		1 NO. OT STIATES	r anarenoiging.			Number of Sn	ares pregged or	Numper or			
			No. of fully paid	No. of Partly	underlying	Total nos.	as a % of total	Number of V	oting Rights held	in each class of s	ecurities (IX)	Underlying	as a %	Number of Loc	ked in shares (XII)	otherwise en	cumbered (XIII)	equity shares	Sub-ca	tegorization of sl	hares (XV)
		Nos. of	up equity	paid-up equity	Depository	shares held	no. of shares		No of Voting Righ			Outstanding	assuming full					held in	Chamb	data a fall of the	
Category of shareholder	PAN	shareholders (III)	shares held (IV)	shares held (V)	Receipts (VI)	(VI) = (IV)+(V)+ (VI)	(calculated as per SCRR,	Class eg: X			Total as a % of (A+B+C)	convertible securities	conversion of convertible	No. a	As a % of total Shares held (b)	No. a	As a % of total Shares held (b)	dematerialized form (XIV)	(i)	olding (No. of sha	, ares, under
Institutions (Domestic)	- 17	0	(11)	0	(1)	0	0		0	0	0		) (		0 (		0	0	10	1	0
Mutual Funds		- 1	2000	0		2000	0	2000	0	2000	0				0		0	2000			0
Venture Capital Funds		0	0	0		0	0		0	0	0				0		0	0		/	0
Alternate Investment Funds		0	0	0		0	0		0	0	0				0		0	0		/	0
Banks		2	509	0	0	509	0	509	0	509	0				0		0	509			0
Insurance Companies		0	0	0	0	0	0		0	0	0				0		0	0		4	0
Provident / Pension Funds		0	0	0	0	0	0		0	0					0		0	0			0
Asset Reconstruction Companies			0	0	0	0	0		0	0					0			0			0
Sovereign Wealth Funds			0	0	0	0	0		0	0			0		0		0	0			0
NBFCs registered with RBI		0	0	0		0	0		0	0					0		0	0			0
Other Financial Institutions			- 0	0		0	0		0	0			1 0		0		0	0			0
Any Other (specify)			- 0	0		0	- 0		0	0	0				0		0	0			0
Sub-Total B(1)		3	2509	0	-	2509		2509	0	2509	0		4		0		9	2509	_	4	0
Institutions (Foreign)		0				0	0		0	0	0				0			0		4	0
Foreign Direct Investment		0	0	- 0	0	. 0	0		0	. 0		9			1 0	9	0	- 0			9
Foreign Venture Capital Investors		0	0	- 0	- 0		- 0			9	0	-		1 .	1 -	-		- 0			2
Sovereign Wealth Funds		0	0	- 0	- 0		- 0				0	-		1 - 5	1 0	-		- 0	1		4
Foreign Portfolio Investors Category I		0	- 0		- 0		- 0	1 5			0			1 - 5	1 0			- 0	H		<del>*</del>
Foreign Portfolio Investors Category II Overseas Depositories (holding DRs) (balancing figure)			- 0		- 0		- 0	1 5		9	0			1 - 5	1 0			- 0	H		<del>*</del> 1
			0		- 0		0		0		- 0			-				0	-		2
Any Other (specify) Sub-Total (B)(2)																					
							-										-			_	-
Central Government / State Government(s)							-														0
Central Government / President of India State Government / Governor		0	0	0			0		0	0	0				0		0	0	- 7		0
Shareholding by Companies or Bodies Corporate where Cent		0	0	0			0		0	0	0				0		0	0	- 7		0
Sub-Total (B)(3)															0						0
Non-Institutions					-																0
Associate companies / Subsidiaries		0	0	0			0			0	0							0			0
Directors and their relatives (excluding independent directors		0	0	0		0	0		0	0	0						0	0			0
Key Managerial Personnel		0	0	0		0	0		0	0	0						0	0			0
Relatives of promoters (other than immediate relatives of pro		Ô	0	- O	0	0	0		0	0	Ô		0		0		0	0		/	0
Trusts where any person belonging to Promoter & PGC istrus		0	0	0	0	0	0		0	0	0		0		0		0	0		/	0
Investor Education and Protection Fund (IEPF)		- 1	486683	0	0	486683	0.9	486683	0	486683	0.9		0.9		0		0	486683			0
Resident Individuals holding nominal share capital up to Rs. 2		20256	12973771	0	0	12973771	23.95	12973771	0		23.95				0		0	12794144			0
Resident Individuals holding nominal share capital in excess of		12	3687664	0	0	3687664	6.81	3687664	0	3687664	6.81		6.81		0		0	3687664		0	0
RAMESHKUMAR JAVERCHAND JAIN A	ABPJ4182B	1	1082500	0	0	1082500	2	1082500	0	1082500	2				0		0	1082500			0
	MSPS0840C	1	546691	0		546691	1.01				1.01				0			546691		4	0
Non Resident Indians (NRIs)		110		0							2.48				0			1341224			0
	SNPK8654F	1		0							1.55				0			839250			0
Foreign Nationals		0		0		0			0		0				0			0			0
Foreign Companies		0		0		0					0				0		1 0	0		) (	0
Bodies Corporate	100 1000 11	119		0	0	4780802		4780802			8.83				9		. 0	4274302			0
JUSTIN PHARMACEUTICALS PRIVATE LIMITED A	ABCJ9754A		860000	- 0	0	860000	1.59			860000	1.59		1.59		1 0	-	0	860000 586000			9
	ABCE2154K	1	586000	- 0	- 0	586000	1.08			586000	1.08				1 -	-	1 0				9
	ABCG5044J	1	750000	- 0	- 0	750000	1.38			750000	1.38		1.38		1 -	-		750000			9
	AACP7031P	414	710202 788657	- 0	- 0	710202 788657	1.31		- 0	710202 788657	1.31	1 - 5	1.31		1 0	1 - 5	1 0	710202 788657	H		4
Any Other (specify)		414		1 0	- 0								0.04	1 2					-		-
ii) Clearing Member iii) Overseas corporate bodies		13	23632			23632	0.04	23632		23632	0.04		0.04	-	1 2	1		23632	-		6
in Overseas corporate bodies		0	0			1 0	1 0		1 0	1 0	0			1 2	1 0		1 0	1 0	1 7		ă
v) Foreign Portfolio Investor(Individual)		0	0			1 0	1 0		1 0	1 0	0			1 2	1 0		1 0		1	,	ă
vi) Unclaimed or Suspense or Escrow Account			0			1 0	0			0	0			1 7	1 0		1 8	0			ŏ
vi) Resident HUF		396	750826			750826	1.39	750826		750826	1.39		1.39	1 7	1 0		1 8	750826			ŏ
viii) Custodian		330	12020	0	9	1 00020	1.39	, 30020	0	1 0	1.39		1.33	1			1 0	1 00020	<u> </u>		0
x) Employees / Office Bearers		0	0	0	9	0	0		0	0	0			1			0	0	<u> </u>		o l
xi) Foreign Bank		ő	ő	l ö	Ö	il ő	ŏ	ì	il ö	0	ő	ì	0	1	0	ì	il ő	ŏ	1	/	0
xii) Qualified Institutional Buyer		0	0	0	0	0	0		0	0	0			1 0	0		1 0	0	1	/ /	ő l
xiii) Limited Liability Partnership (LLP)		5	14199	0	0	14199	0.03	14199	0	14199	0.03		0.03	1 6	1 0		1 0	14199		4	0
Sub-Total (B)(4)		20912		0		24058801	44.42		1 0	24058801	44.42		44.42		0		) (	23372674		اد	0

							Summary	Statement Holdi	ng of Specified S	ecurities												
					No. of Partly		Total nos.	as a % of total	Number of V	oting Rights held	in each class of	securities (IX)	Underlying		Number of Lock	ted in shares (XII)	otherwise en	cumbered (XIII)	equity shares	Sub-cat	gorization of sha	ares (XV)
	Category of shareholder	PAN	Nos. of	up equity shares held	paid-up equity			no. of shares (calculated as		No of Voting Righ	ts	Total as a % of		assuming full		As a % of total			held in dematerialized	Sharehol	ding (No. of shar	es) under
	(I)	(II)	(III)	(IV)	(V)	(VI)	(VI) = (IV)*(V)*	per SCRR,	Class eg: X	Class eg: Y	Total			convertible		Shares held (b)	No. a	Shares held (b)	form (XIV)	(1)	(ii)	(iii)
1(1)	Custodian/DR Holder																					
(a)	Name of DR Holder (if available)		0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	0	0	0	0
	Sub-Total (C)(1)			) (	0	0		) (		0		0		0		0			0	0	0	
'(2)	Employee Benefit Trust (under SEBI (Share based Employee		0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	0	0	0	0
	Sub-Total (C)(2)			) (		0		) (	) (	0		0				0			0		0	
	Total Non-Promoter- Non Public Shareholding (C)=																				0	

## PRE AMALGAMATION SHAREHOLDING PATTERN- IND SWIFT LABORATORIES LIMITED

		POST ISSUE SHAREHOLDING PATTERI	V		
1	Name	e of Listed Entity:	INDSWIFT LA	BORATOR	IES LTD.
2	Scrip	Code/Name of Scrip/Class of Security	Equity		
3		e Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)	Reg.31(1)(b)		
		If under 31(1)(b) then indicate the report for Quarter ending			31-12-2024
		If under 31(1)(c) then indicate date of allotment/extinguishment			
4	Decla	ration: The Listed entity is required to submit the following declaration to th	1		
	Partic	culars		Yes*	No*
	1	Whether the Listed Entity has issued any partly paid up shares?			No
	2	Whether the Listed Entity has issued any Convertible Securities or Warra	nts?		No
	3	Whether the Listed Entity has any shares against which depository receip	ts are issued?		No
	4	Whether the Listed Entity has any shares in locked-in?			No
	5	Whether any shares held by promoters are pledge or otherwise encumber	ed?		No
	6	Whether the listed entity has any significant beneficial owner?			No
5	The ta	abular format for disclosure of holding of specified securities is as follows:-			

For & on behalf of Ind-Swift Laboratories Limited

Pardeep Verma

VP-Corporate Affairs & Company Secretary

Membership No. F4387

						S	ummary Stateme	nt Holding of Sp	ecified Securities									
							Shareholding as a % of total no. of shares	Number of V	oting Rights held	l in each class of	securities (IX)	Underlying	Shareholding , as a %	Number of Lo	cked in shares	Number of Sh otherwise en	ares pledged or cumbered (XIII)	
		Nos. of	No. of fully paid up equity	No. of Partly paid-up equity	No. of shares underlying Depository	Total nos.	(calculated as per SCRR.		o of Voting Righ	ts			assuming full conversion of convertible					Number of equity shares held in
Category	Category of shareholder (II)	shareholders (III)	shares held (IV)	shares held	Receipts (VI)	(VII) = (IV)+(V)+	1957) (VIII)	Class eg: X	Class eg: Y	Total	Total as a % of (A+B+C)	(including	securities ( as a percentage of		As a % of total Shares held (b)		As a % of total Shares held (b)	dem aterialized
(A)	Promoter & Promoter Group	18	24818783	0	0	24818783	42	24818783	0	24818783	42	8000000			0	0	0	24818783
(B)	Public	28734	34268077	0	0	34268077	58	34268077	0	34268077	58	18000000	61.43	0	0	0	0	34125527
(C)	Non Promoter- Non Public	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
(C1)	Shares underlying DRs	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
(C2)	Shares held by Employee Trusts	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0

							Summary	Statement Holdin	a of Specified Sc	curities												
						No. of shares		Shareholding as a % of total no. of shares	Number of Vo	oting Rights held	l in each class of	securities (IX)	Underlying Outstanding	Shareholding , as a % assuming full	Number of Loci	ked in shares (XII)	Number of Sh otherwise en	ares pledged or cumbered (XIII)	Number of	Sub-cat	gorization of sh	nares (XV)
				No. of fully paid		underlying	Total nos.	(calculated as		to of Votina Righ	ite		convertible	conversion of					equity shares	Sharehol	ding (No. of shar	res) under
	Category of shareholder	PAN	Nos. of shareholders	up equity shares held	paid-up equity shares held	Depository Receipts	shares held (VI) = (IV)+(V)+	per SCRR, 1957)		o or voung rugn	Ï	Total as a % of	securities (including	convertible securities ( as		As a % of total		As a % of total	held in dematerialized	Sub-category		
	(I)	(III)	(III)	(IV)	(0)	(VI)	(40) - (10) (10)	CVIII	Class eq: X	Class eq: Y	Total	(A+B+C)	Warrants)(X)	a percentage of	No. a	Shares held (b)	No. a	Shares held (b)	form (XIV)	m m	(II)	oin,
1(1)	Indian	147	()	(11)	1.7	(-9	1-7	(1-4)		5.555 54.1		(11.2.2)	T. T								()	[]
(a)	Individuals/ Hindu Undivided Family		17	2491276	0	0	2491276	4.22	2491276	0	2491276	4.22		4.22		0		0	2491276	0	0	
		AAVPM2103M	- 1	60900	0	0	60900	0.1	60900	0	60900	0.1		0.1		0		0	60900	0	0	1
	N.R. MUNJAL	AAVPM2074M	1	920724	0	0	920724	1.56	920724	0	920724	1.56		1.56		0		0	920724	0	0	1
		AITPM0301M	1	6766	0	0	6766	0.01	6766	0	6766	0.01		0.01		0		0	6766	0	0	
		AOSPM9911J	1	3000	0	0	3000	0.01	3000	0	3000	0.01		0.01		0		0	3000	0	0	
	ANNIE MEHTA	AHFPM1654C	1	2780	0	0	2780	0	2780	0	2780	0		0		0		0	2780	0	0	
		AYFPM8071Q	1	454545	0	0	454545		454545		454545			0.77		0		0	454545	0	0	
		AAVPM2078H	1	12000	0	0	12000	0.02	12000		12000	0.02		0.02		0		0	12000	0	0	
	NIDHI MUNJAL	AAVPM2075L	1	12000	0	0	12000	0.02	12000	0	12000	0.02		0.02		0		0	12000	0	0	
		AQEPM8566H	1.	3000	0	0	3000				3000			0.01		0		0	3000	0	0	(
		AAVPM2077J	1.	233600	0	0	233600	0.4			233600			0.4		0		0	233600	0	0	(
		AAVPM2080P	1.	12000	0	0	12000				12000			0.02		0		0	12000	0	0	(
		ACWPJ0206D	1.	46100	0	0	46100				46100			0.08		0		0	46100	0	0	/ (
		BMUPM1733K	1.	3000	0	0	3000				3000			0.01		0		0	3000	0	0	/ (
		AAVPM2081N	1	249000	0	0	249000				249000			0.42		0		0	249000		0	4
		AAVPM2079G	1	52900	0	0	52900	0.09		0	52900			0.09		0		0	52900	0	0	4
		ADUPJ7267R	1	406961	0	0	406961	0.69		0	406961	0.69		0.69		0		0	406961		0	4
		AAVPM2076K	1	12000	0	0	12000	0.02	12000	0	12000	0.02		0.02		0		0	12000		0	4
	Central Government/ State Government(s)		0	0	0	0	0	0	0	0	0	0		0		0		0	0		0	4
	Financial Institutions/ Banks		0	0	0	0	0	0	0	0	0	0		0		0		0	0		0	4
	Any Other (specify)		1	22327507	0	0	22327507	37.79	22327507	0	22327507	37.79				0		0	22327507		0	4
	i) Bodies Corporate		1	22327507	0	0	22327507	37.79	22327507	0	22327507	37.79				0		0	22327507		0	4
		AAACE0210F	1	22327507	0	0	22327507	37.79	22327507	0	22327507	37.79				0		0	22327507		0	4
	Sub-Total (A)(1)		18	24818783		0	24818783	42	24818783	0	24818783	42	8000001	39.86		0		0 0	24818783			
'(2)	Foreign																					
	Individuals (Non-Resident Individuals/ Foreign Individuals)		0	0	0	0	0	0	0	0	0	0		0		0		0	0		0	4
	Government		0	0	0	0	0	0	0	0	0	0		0		0		0	0		0	4
	Institutions					0		0		0		. 0		0		0		0	0	0		
	Foreign Portfolio Investor					0		0		0		. 0		0		0		0	0	0		
	Any Other (specify)					0		0		0		. 0		0		0		0	0	0		
	i) Bodies Corporate					0		0		0		. 0		0		0		0	0		0	
	Sub-Total (A)(2)			0		0		0	0	0	0	0		0		0		0 0	0			4
	TOTAL Shareholding of Promoter and Promoter Group(A) = (1) + (2)		18	24818783		0	24818783	42	24818783	0	24818783	42	8000001	39.86		0		0	24818783	0	0	i

									Summary Stateme	nt Holding of Sp	ecified Securities											
								Shareholding						Shareholding,			Number of Sh	ares pledged or				
						No. of shares		as a % of total no, of shares	Number of V	oting Rights held	d in each class of	securities (IX)	Underlying Outstanding	as a % assuming full	Number of Loci	ked in shares (XII)	otherwise en	cumbered (XIII)	Number of	Sub-cat	egorization of sh	ares (XV)
				No. of fully paid	No. of Partly	underlying	Total nos.	(calculated as					convertible	conversion of					equity shares			
			Nos. of	up equity	paid-up equity	Depository	shares held	per SCRR,		No of Voting Righ	nts		securities	convertible					held in	Sharehol	lding (No. of sha	res) under
	Category of shareholder	PAN	shareholders	shares held	shares held (V)	Receipts	(VI) = (IV)+(V)+	1957) (VIII)	Class eg: X	Class eg: Y	Total	Total as a % of (A+B+C)	(including	securities ( as a percentage of	No. a	As a % of total Shares held (b)	No. a	As a % of total Shares held (b)	dematerialized form (XIV)	Sub-category	Sub-category	Sub- category
7(1)	Institutions (Domestic)	(4)	(11)	(14)	(0)	(4)	(41)	(411)	Class eg. x	Class eg. 1	1000	(ATBTC)	warrants)(x)	a percentage of	No. a	Onares neid (b)	NO. a	onares neid (b)	IOIIII (XIV)	(1)	(11)	(111)
(a)	Mutual Funds		0	0	0	0	0	0		0	0	0		0		0		0	0	0		0
(b)	Venture Capital Funds		0	0	0	0	0	0		0	0	0		0		0		0	0	0	0	0
(c)	Alternate Investment Funds		3	554040	0	0	554040	0.94	554040	0	554040	0.94		0.94		0	0	0	554040	0	0	0
(d)	Banks		0	0	0	0	0	0	0	0	0	0		0		0	0	0	0	0	0	0
(e)	Insurance Companies		0	0	0		0	0			0	0		0		0		0	0	0		0
(f)	Provident / Pension Funds			0	. 0		0	. 0			0		9	9		0			0	. 0		0
(a)	Asset Reconstruction Companies		- 0	0	- 0	9		0		9		- 0	9	. 0		0		- 0	0	0	- 0	- 01
(h)	Sovereion Wealth Funds NBFCs registered with RBI			0	0	- 0		0		- 0		- 0						- 0	0	- 0		0
0	Other Financial Institutions		0	0	0	9	0	0	0	9	0	- ö		0	- 2	0	0	1 0	0	0	9	0
(k)	Any Other (specify)		0	0	0	0	0	0	0	0	0	0		0		0	ō	0	0	0	0	0
	Sub-Total B(1)		3	554040			554040	0.94	554040		554040	0.94		0.94		0			554040			
'(2)	Institutions (Foreign)		0	0			0	0			0	0		0		0		0	0			0
(a)	Foreign Direct Investment		0	0	0	0	0	0	0	0	0	0		0		0	0	0	0	0	0	0
(b)	Foreign Venture Capital Investors		0	0	0	0	0	0	0	0	0	0		0		0	0	0	0	0	0	0
(c)	Sovereign Wealth Funds		0	0	0	0	0	0		0	0	0		0		0	0	. 0	0	0	0	- 0
(d)	Foreign Portfolio Investors Category I		3	269326			269326	0.46	269326		269326	0.46	18000000	21.47		0		. 0	269326	0		0
(e)	Foreign Portfolio Investors Category II		0	0	- 0		0	0		- 0	0	0		0		0		0	0	0		0
(D)	Overseas Decositories (holding DRs) (balancing figure)		- 0	0				- 0	- 0	- 0		- 0			-		- 0	- 0		- 0		- 0
(d)	Any Other (specify) Sub-Total (B)(2)		- 0	269326			269326	0.46	269326		269326	0.46		0.46					269326			-
1(3)	Central Government / State Government(s)		- 3	209320		-	200320	0.46	209320		200320	0.46		0.46			-		209320	- 0	-	
(a)	Central Government / President of India		0	0	0			0		0						0		0	0	0		0
(b)	State Government / Governor		0	0	0	0	0	0	0	0	0	0		0		0	ō	i o	0	0	0	0
(c)	Shareholding by Companies or Bodies Corporate where Cent		0	0	0	0	0	0	0	0	0	0		0		0	0	0	0	0	0	0
	Sub-Total (B)(3)			0			0				0					0			0			0
'(4)	Non-Institutions			0			0	0			0	0		0		0			0			0
(a)	Associate companies / Subsidiaries		0	0	0		0	0			0	0		0		0		0	0	0		0
(b)	Directors and their relatives (excluding independent directors				. 0		0					0	9			. 0				. 0		0
(c)	Key Managerial Personnel		2	239668	- 0	9	239668	0.41	239668	9	239668	0.41		0.28		0		- 0	239668	0	- 0	- 01
(d)	Relatives of promoters (other than immediate relatives of pro		0	0	0	- 0		0		- 0		- 0						- 0	0	- 0	- 0	0
(f)	Trusts where any person belonging to Promoter & PGC istrus Investor Education and Protection Fund (IEPF)		1	150767	0	9	150767	0.26	150767	9	150767	0.26		0.18	- 2	0	0	1 0	150767	0	9	0
(g)	Resident Individuals holding nominal share capital up to Rs. 2		27281		0	0	10158473	17.19	10158473			17.19				0	Ö	0	10025723	0	0	0
(h)	Resident Individuals holding nominal share capital in excess of		121		0	0	12358254					20.92				0			12358254	0	0	0
		AGWPG6705C	1		0		951741				951741	1.61				0	0	0	951741		0	0
		AAJPC5122A	1		0		2313783				2313783	3.92				0					0	0
(i)	Non Resident Indians (NRIs)		406	413213	0		413213	0.7	413213			0.7		0.7		0	0	. 0	413213	0	0	0
00	Foreign Nationals		. 0	0	- 0	0	. 0	0		0		0		0		0	0	. 0	0	- 0	0	0
(K)	Foreign Companies Bodies Corporate		174		0	- 0	8940165			0		15.13				0	0		8930365	0	- 0	1 0
10	CONQUER INVESTMENT & FINANCE PVT. LTD.	AABCC3657P	1/4		1 0	- 0	697055	15.13			697055	15.13				1 0		1 0	893U365 697055	1 0		1
<b>—</b>		AAFCT1891G	1		1 0		5431503	9.19			5431503	9.19				0	5431503	100		0		0
		AAHCS5828G	1		1 0		796006	1.35	796006		796006	1.35				1 0	0	1 0	796006	1 0		0
(m)	Any Other (specify)	7,000	743	1184171	0	0	1184171	2	1184171	0	1184171	2		2		0	0	0	1184171	0	0	0
	i) Clearing Member		22	184066	0	0	184066	0.31	184066	0	184066	0.31		0.31		0	0	0	184066	0	0	0
	iii) Overseas corporate bodies		0	0	0	0	0	0	0	0	0	0		0		0	0	0	0	0	0	0
	iv) Trust		0	0	0	0	0	0		0	0	0		0		0		. 0	0	0	0	0
$\vdash$	v) Foreign Portfolio Investor(Individual)			0				. 0		0		. 0		0		. 0		0		. 0		- 0
	vi) Unclaimed or Suspense or Escrow Account		0	0	- 0	0	0		0	- 0	0 00000		-			0		- 0	0	- 0		0
	vii) Resident HUF		708	852426	- 0	- 0	852426	1.44	852426	1 0	852426	1.44		1.44				1 0	852426	1 0	0	0
	viii) Custodian x) Employees / Office Bearers		0		1 0		1 0	0		1 0	1 0	- 8	1 6	1 0	1 2			1 8	1 0	- 0		
	xi) Foreign Bank		0	0	0		1 0	0		1 0	1 0	, i		1 0	1 0	0		1 0	0	1 0		0
	xii) Qualified Institutional Buyer		ő	0	l ő	0	0	0		0	il ö	ő	1 0	0	1 0	0		0	l ő	l ő	0	0
	xii) Limited Liability Partnership (LLP)		13	147679			147679	0.25	147679		147679	0.25		0.25		0		. 0	147679	0	0	0
	Sub-Total (B)(4)		28728		0		33444711	56.6			33444711	56.6		56.6		0		0	33302161			0
	TOTAL Public Shareholding(B) = B(1) + B(2) + B(3) +		28734				34268077		34268077		34268077	58							34125527			
	B(4)		28734	34268077			34268077	58	34268077		342680//	58		1 58		, ,		'	34125527			

							Summary		ng of Specified S	ecurities												
						No. of shares		Shareholding as a % of total no, of shares	Number of V	oting Rights held	in each class of		No. of Shares Underlying Outstanding	as a %		ed in shares (XII)	Number of Sh otherwise en	ares pledged or cumbered (XIII)	Number of	Sub-cate	gorization of sha	ares (XV)
			Nos. of	No. of fully paid up equity	No. of Partly	underlying	Total nos. shares held	(calculated as per SCRR.		No of Voting Righ	ts			assuming full conversion of convertible					equity shares	Sharehol	ding (No. of shar	es) under
	Category of shareholder	PAN	shareholders	shares held	shares held		(VI) = (IV)+(V)+					Total as a % of	(including	securities ( as		As a % of total		As a % of total	dematerialized	Sub-category	Sub-category	Sub- category
	(1)	(II)	(III)	(IV)	(V)	(VI)	(VI)	(VIII)	Class eg: X	Class eg: Y	Total	(A+B+C)	Warrants)(X)	a percentage of	No. a	Shares held (b)	No. a	Shares held (b)	form (XIV)	(i)	(ii)	(III)
(1)	Custodian/DR Holder																					
(a)	Name of DR Holder (if available)			) (		0	0			0		0		0		0		0	0	0	0	0
	Sub-Total (C)(1)			0		0	0			0		0			) (	0		0	0	0	0	
'(2)	Employee Benefit Trust (under SEBI (Share based Employee			) (	0	0	0	0	0	0		0	0	0	0	0		0	0	0	0	0
	Sub-Total (C)(2)			0		0	0			0		0			) (	0		0	0	0	0	
	Total Non-Promoter- Non Public Shareholding (C)=						0			0		0							0		0	

### POST AMALGAMATION SHAREHOLDING PATTERN-IND SWIFT LABORATORIES LIMITED

		POST ISSUE SHAREHOLDING PATTER	N		
1	Name	e of Listed Entity:	INDSWIFT LA	BORATOR	IES LTD.
2		Code/Name of Scrip/Class of Security	Equity		
3	Share	e Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)	Reg.31(1)(b)		
	a.	If under 31(1)(b) then indicate the report for Quarter ending			31-12-2024
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment			
4	Decla	ration: The Listed entity is required to submit the following declaration to the	1		
	Partic	culars		Yes*	No*
	1	Whether the Listed Entity has issued any partly paid up shares?			No
	2	Whether the Listed Entity has issued any Convertible Securities or Warra	nts?		No
	3	Whether the Listed Entity has any shares against which depository receip	ts are issued?		No
	4	Whether the Listed Entity has any shares in locked-in?			No
	5	Whether any shares held by promoters are pledge or otherwise encumber	ed?		No
	6	Whether the listed entity has any significant beneficial owner?			No
5	The t	abular format for disclosure of holding of specified securities is as follows:-			

For & on behalf of Ind-Swift Laboratories Limited

Pardeep Verma

VP-Corporate Affairs & Company Secretary

Membership No. F4387

						S	ummary Statemer	nt Holding of Sp	ecified Securities									
							Shareholding as a % of total	Number of V	oting Rights held	in each class of	securities (IX)	Underlying	Shareholding , as a %	Number of Lo	cked in shares		ares pledged or cumbered (XIII)	
		Nos. of	No. of fully paid up equity	No. of Partly paid-up equity	No. of shares underlying Depository	Total nos.	no. of shares (calculated as per SCRR.	,	lo of Voting Righ	ts			assuming full conversion of convertible					Number of equity shares held in
Category	Category of shareholder	shareholders	shares held	shares held	Receipts	(VII) = (IV)+(V)+					Total as a % of	(including	securities ( as a		As a % of total		As a % of total	
(I)	(II)	(III)	(IV)	(V)	(VI)	(VI)	(VIII)	Class eg: X	Class eg: Y	Total	(A+B+C)		percentage of	No. a	Shares held (b)	No. a	Shares held (b)	
(A)	Promoter & Promoter Group	21	29334284	0	0	29334284	43.64	29334284	0	29334284	43.64	8000000	40.05	0	0	0	0	29334284
(B)	Public	49515	37877274	0	0	37877274	56.36	37877274	0	37877274	56.36	18000000	59.95	0	0	5597945	14.78	37631804
(C)	Non Promoter- Non Public	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(C1)	Shares underlying DRs	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0		0
	Shares held by Employee Trusts	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
												26000000					14,77916547	66966089

							Summary Statemen	nt Holding of Spe	cified Securities												
							Shareholding as a % of total					No. of Shares	Shareholding,				ares pledged or				
					No. of shares		no. of shares	Number of V	oting Rights held	I in each class of s	ecurities (IX)	Underlying Outstanding	as a % assuming full	Number of Lock	ed in shares (XII)	otherwise en	cumbered (XII)	Number of	Sub-ca	egorization of sh	ares (XV)
			No. of fully paid	No. of Partly	underlying	Total nos.	(calculated as					convertible	conversion of					equity shares			
		Nos. of	up equity	paid-up equity	Depository	shares held	per SCRR, 1957)		No of Voting Righ	ts		securities	convertible				held in		Shareho	lding (No. of shar	res) under
	Category of shareholder	shareholders	shares held	shares held	Receipts	(VI) = (IV)+(V)+	CVIIID				Total as a % of	(including	securities ( as a		As a % of total		As a % of total	dematerialized	Sub-category	Sub-category	Sub-category
	(1)	(10)	(IV)	(V)	(VI)	(VI)	As a % of	Class eg: X	Class eg: Y	Total	(A+B+C)	Warrants)(X)	percentage of	No. a	Shares held (b)	No. a	Shares held (b)	form (XIV)	(1)	(II)	(III)
'(1)	Indian																				
(a)	Individuals/ Hindu Undivided Family	20	4451763	0	0	4451763	6.62	4451763	0	4451763	6.62	0	1	0	0	0	0	4451763	0	0	. 0
	GOPAL MUNJAL	1	354480	0	0	354480	0.53	354480	0	354480	0.53		1	0	0	0	0	354480	0	0	. 0
	N.R. MUNJAL	1	1012479	0	0	1012479	1.51		0	1012479	1.51		)	0	0	0	0	1012479		0	. 0
	SAHIL MUNJAL	1	25958	0		25958	0.04	25958		25958	0.04	0	1	0	0		0	25958		0	. 0
	BHANAVI MEHTA	1	7545		0	7545	0.01	7545	0	7545			1	0	0		0	7545			. 0
	ANNIE MEHTA	1	26575	0		26575	0.04	26575	0	26575	0.04	0	1	0	0	0	0	26575		0	. 0
	RISHAV MEHTA	1	471300			471300	0.70		- 0	471300	0.70		4		0		0	471300			- 0
	NEETA MUNJAL	1	98790			98790	0.15	98790		98790	0.15		1	0	0		) 0	98790	0		. 0
	NIDHI MUNJAL	1	87446			87446	0.13	87446	0	87446	0.13		1	0	0		0	87446	0		. 0
	ISHAV MEHTA	1	9630			9630	0.01		0				)	0	0	0	0	9630			. 0
	S. R. MEHTA	1	538981			538981	0.80	538981		538981	0.80		1	0	0		) 0	538981	0		. 0
	MEENAKSHI MEHTA	1	71747			71747	0.11			71747			1	0	0		0	71747			. 0
	SUNITA JAIN	1	317960			317960	0.47			317960	0.47		)		0		) 0	317960			0
	DIVYA MUNJAL	1	5250		- 0	5250	0.01	5250	- 0	5250	0.01		)	- 0	0	- 0	) 0	5250	0		
	NEERA MEHTA	1	481058			481058	0.72	481058		481058	0.72		1	. 0	. 0		0	481058			. 0
	V.R. MEHTA	1	341104			341104	0.51	341104		341104	0.51			0	0	0	0	341104			. 0
	HIMANSHU JAIN RAVI MEHTA	1	481256 107171		0	481256 107171	0.72		0	481256	0.72			0	0	0	0	481256			0
		- 1			- 0				- 0				4	- 0	U						- 0
	DAKSH MEHTA	- 1	150			150	0.00			150					0		0	150			
	DEEPTI MUNJAL	1	5130 7755		0	5130	0.01	5130		5130				0	0	0	0	5130 7765			
-	SAURABH MUNJAL	- 1	//55		- 0	//55	0.01			7755			4		U			//55			
(b)	Central Government/ State Government(s)	0	0	- 0		0	0.00	- 0		0	0.00		-	- 0	0	- 0	0	0		- 0	- 0
(C)	Financial Institutions/ Banks		0 4000000		- 0	24882522	0.00 37.02	24882522	- 0	24882522	0.00 37.02	0000000		0	- 0			0.0000000			- 0
(0)	Any Other (specify) i) Bodies Corporate		24882522 24882522	- 0	- 0	24882522	37.02		- 0	24882522	37.02			0	0	- 0	0	24882522 24882522		- 0	
	ESSIX BIOSCIENCES LIMITED	- 1	24882522	- 0	- 0	24882522	37.02	24882522	- 0	24882522	37.02			- 0	- 0			24882522		- 0	
	Sub-Total (A)(1)	21				24882522	43.64	29334284		29334284				- 0	- 0			29334284			
		21	29334284			29334284	43.64	29334284	-	29334284	43.64	8000000	,	- 0			U U	29334284			-
'(2)	Foreign Individuals (Non-Resident Individuals/ Foreign Individuals)				_					_											
(a)	Government	0	- 0	- 0	- 0	0	0	0	- 0	1 0	0	- 0		- 0	0	- 0	0	0		- 0	1 0
(0)		- 0	- 0	- 0	- 0			- 0	- 0	1 0	- 0	- 0		- 0	- 0	- 0		- 0		- 0	- 0
(c)	Institutions Foreign Portfolio Investor	0	0		- 0		0	0	- 0	- 0	0		-	0	0	- 0	0	0			0
(a)	Any Other (specify)	0	- 0	- 0	- 0		0	0	- 0	1 0	0	- 0		- 0	0	- 0	0	0		- 0	1 0
(e)	i) Bodies Corporate	- 0	- 0	- 0	- 0		0	0		1 0	0	- 0		- 0	0	- 0	0	0		- 0	
	Sub-Total (A)(2)																				a .
	TOTAL Shareholding of Promoter and Promoter					, ,							1	-							-
	TOTAL Shareholding of Promoter and Promoter Group(A) = (1) + (2)	21	29334284			29334284	43.64	29334284		29334284	43.64	8000000.00			0		0	29334284			ه د

							Summary Statement	Holding of Specific	ed Securities									
				T			Summary Statement	Voting Rights	No. of Shares	Shareholding ,	Number of Le	cked in shares	Number of Ch	ares pledged or				
								held in each	Underlying	as a %		rin		cumbered (XIII)		Sub-cat	gorization of sh	oree (YV)
						No. of shares		neid in each	Outstanding	assuming full	- 1/	NII)	Otherwise em	Lumbered (XIII)	Number of	Sub-cat	gorization or sit	ales (AV)
				No. of fully paid	No. of Partly	underlying			convertible	conversion of					equity shares			
			Nos. of	up equity	paid-up equity	Depository	Total nos. shares		securities	convertible					held in		ding (No. of shar	
	Category of shareholder	PAN	shareholders	shares held	shares held	Receipts	held	Total as a % of	(including	securities ( as a		As a % of total		As a % of total	dematerialized	Sub- category	Sub- category	Sub- category
	- · (I)	(II)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+(VI)	(A+B+C)	Warrants)(X)	percentage of	No. a	Shares held (b)	No. a	Shares held (b)	form (XIV)	(i)	(ii)	(iii)
7(1)	Institutions (Domestic)			0	0	, ,		0		0		0		0 0	0		0	1
	Mutual Funds		- 1	300	0	0	300		0			0		0	300	0	0	
	Venture Capital Funds		0	0	0	0	0	0.00	0			0	0		0	0		
	Alternate Investment Funds		3	554040	0	0	554040		0			0	0	0	554040	0	0	
(d)	Banks		2	76	0	0	76	0.00	0			0	0	0	76	0	0	
(e)	Insurance Companies		0	0	0	0	0	0.00	0			0	0	0	0	0	0	
	Provident / Pension Funds		0		0	0	0	0.00				0		0	0	0	0	
	Asset Reconstruction Companies			0	0			0.00	0			0				0	0	
	Sovereign Wealth Funds NBFCs registered with RBI		0	0	0	0	0		0				C			0		
	Other Financial Institutions		0	0	- 0	0	0	0.00	0			0	0	0	- 0	0		
	Any Other (specify)		0	1 0	1 0	0	0	0.00	- 0			0		0	- 0	0		
	Sub-Total B(1)		0	554416	0	0	554416		0.00						554416			
	Institutions (Foreign)			004416	- 0		354416	0.82	0.00			1		1	334416			
	Foreign Direct Investment		0		-	0		0.00	0.00					1	-	0	0	
(a) (b)	Foreign Venture Capital Investors		0	1 0	1 0	0	1	0.00	0			1 0		0	1 0	0	0	<del>/                                    </del>
	Sovereign Wealth Funds		0	1 0	0	0	1	0.00	0			0	-	0	0	0	0	<del>/                                    </del>
	Foreign Portfolio Investors Category I		3	269326	ŏ	ő	269326	0.40	18000000		ő	il ö	Č		269326	ő	0	1 7
(e)	Foreign Portfolio Investors Category II		0	0	0	0	0	0.00	0	0.00	0	0	0	0	0	0	0	1
	Overseas Depositories (holding DRs) (balancing figure)		0	0	0	0	0	0.00	0	0.00		0	0	0	0	0	0	A 7
(g)	Any Other (specify)		0	0	0	0	0	0.00	0	0.00	0	0		0	0	0	0	
	Sub-Total (B)(2)		3	269326	0	0	269326	0.40	18000000.00			0		0	269326	0	0	1
' (3)	Central Government / State Government(s)		0	0	0	0	(	0	0	0.00		0		0	0	0	0	1
(a)	Central Government / President of India		0	0	0	0	0	0.00	0	0.00	0	0	0	0	0	0	0	
	State Government / Governor		0	0	0	0	0		0	0.00		0	0	0	0	0	0	
	Shareholding by Companies or Bodies Corporate where Cer		0	0	0	0	0	0.00	0	0.00		0		0	0	0	0	
	Sub-Total (B)(3)		0	0	0	0	(	0		0.00		0	(	0	0	0	0	1
	Non-Institutions		0	0	0	0	(	0		0.00		0		0	0	0	0	1
(a)	Associate companies / Subsidiaries		0	0	0	0	0	0.00		0.00		0		0	0	0	0	
(b)	Directors and their relatives (excluding independent directors		- 0	0	0	0		0.00	- 0	0.00		0		0	0	0	0	
	Key Managerial Personnel		2	239668	0	0	239668	0.36	0			0	- 0		239668	0	0	
	Relatives of promoters (other than immediate relatives of pro		0	0	0	0	0	0.00	0			0	0		0	0		
	Trusts where any person belonging to Promoter & PGC istru Investor Education and Protection Fund (IEPF)		- 0	223769	0	0	223769		0			0			223769	0		
	Resident Individuals holding nominal share capital up to Rs.		47537	12104539	0	0	12104539	18.01	0			0				0		
	Resident Individuals holding nominal share capital in excess		133		0	0	12911404		- 0		0		166442			0		
	SHARWAN SINGH GULERIA	AGWPG6705C	1 1			0	951741	1.42	0		0	1 0	100442		951741	0		1
	ASHOKKUMAR CHANDAK	AAJPC5122A	1	2313783	0	0	2313783	3.44	0			i n	166442			ő	n	1
(i)	Non Resident Indians (NRIs)		516		ŏ	ő	614397	0.91	0			il ö	100442			ő	0	1
	Foreign Nationals		0	0	0	0	0	0.00	0			0				0	0	1
(k)	Foreign Companies		0	0	0			0.00	0					0		0		
(l)	Bodies Corporate		293		0	0	9657285		0			0	5431503	100		0	0	
	CONQUER INVESTMENT & FINANCE PVT. LTD.	AABCC3657P	1	697055	0	0	697055	1.04	0			0	0	0		0	0	
	WILSON HOLDINGS PRIVATE LIMITED	AAFCT1891G	1		0	0	5431503	8.08	0				5431503	100.00		0		
		AAHCS5828G	1	796006	0	0	796006	1.18	0					0	796006	0		
(m)	Any Other (specify)		1157		0	0	1302470	1.94	0			0	0			0	0	
	i) Clearing Member		35	187611	0	0	187611	0.28	0	0.28		0	0	4	187611	0	0	
	iii) Overseas corporate bodies		0	0	0	0	0	0.00	0			0	0	0		0	0	
	iv) Trust		0	0	- 0		- 0	0.00	0			. 0			- 0	0	0	
	v) Foreign Portfolio Investor(Individual) vi) Unclaimed or Suspense or Escrow Account		0	- 0	- 0	0	0	0.00	0			. 0	0		- 0	0	0	
	vi) Unclaimed or Suspense or Escrow Account vii) Resident HUF	_	1104	965050	- 0	0	965050		0				- 0		965050	0		
	vii) Resident HUF viii) Custodian		1104	965050	, Š	0	965050	1.44	0			il š	0			0	0	
	x) Employees / Office Bearers		0	1 0		0	- 0	0.00	0				- 0			0		,——,
	x) Employees / Office Bearers xi) Foreign Bank		0	1 0	, N	0	- 0	0.00	- 0	0.00				1	- 0	0	0	
	xi) Poreign Bank xii) Qualified Institutional Buyer		0	1		- 0		0.00	- 0	0.00		1 0	-	1 - 2		0	0	<del>,                                     </del>
	xii) Limited Liability Partnership (LLP)		18	149809	- 0	0	149809	0.00	0	0.00	- 0	1 0		1 0	149809	0	0	
	Sub-Total (B)(4)		49506	37053531	1		37053531			55.13		) 0	5597945	15.11		0	0	
	TOTAL Public Shareholding(B) = B(1) + B(2) + B(3) +		49515															
				37877274			37877274	56,36	18000000	55.95			5597945	14.78	37631804			

	Summary Statement Holding of Specified Securities																					
						No. of shares		Shareholding as a % of total no, of shares	a % of total Number of Veting Piebte held in each class of securities			No. of Shares Shareholding , Underlying as a % Outstanding assuming full		Number of Locked in shares (XII)		Number of Shares pledged or otherwise encumbered (XIII)		Number of	Sub-cate	gorization of sha	ares (XV)	
			Nos. of	No. of fully paid up equity	No. of Partly	underlying	Total nos. shares held	(calculated as per SCRR.		No of Voting Righ	ts			assuming full conversion of convertible					equity shares	Sharehol	ding (No. of shar	res) under
	Category of shareholder	PAN	shareholders	shares held	shares held		(VI) = (IV)+(V)+					Total as a % of	(including	securities ( as		As a % of total		As a % of total Shares held (b)	dematerialized	Sub-category	Sub-category	Sub- category
	(1)	(11)	(11)	(IV)	(V)	(VI)	(VI)	(VIII)	Class eg: X	Class eg: Y	Total	(A+B+C)	warrants)(X)	a percentage of	No. a	Shares held (b)	No. a	Snares neid (b)	torm (XIV)	(1)	(11)	(111)
'(1)	Custodian/DR Holder																					
(a)	Name of DR Holder (if available)			) (		0	0	0	0	0		0	0	1 0		1 0		1 0	0	0	0	0
	Sub-Total (C)(1)			0		0	0	0		0		0				0		0	0	0	0	
'(2)	Employee Benefit Trust (under SEBI (Share based Employee			0 0	0	0	0	0	0	0		0	0	0		0		0	0	0	0	0
	Sub-Total (C)(2)						0			0		0				0		0	0	0	0	
	Total Non-Promoter- Non Public Shareholding (C)=						0			0		0							0		0	











781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: 0172- 4680800, 2638781

Fax: 0172-2652242

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC006897

### COMPLIANCE REPORT

It is hereby certified that the draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, including the following:

SI.	Reference	Particulars	Comments
1	Regulations 17 to 27 of LODR Regulations	Corporate governance requirements	Complied
2	Regulation 11 of LODR Regulations	Compliance with securities laws	Complied
Req	uirements of this cir	cular	
(a)	Para (I)(A)(2)	Submission of documents to Stock Exchanges	Complied
(b)	Para (I)(A)(2)	Conditions for schemes of arrangement involving unlisted entities	Complied
(c)	Para (I)(A)(4) (a)	Submission of Valuation Report	Complied
(d)	Para (I)(A)(5)	Auditors certificate regarding compliance with Accounting Standards	Complied
(e)	Para (I)(A)(9)	Provision of approval of public shareholders through e-voting	Complied

Company/Secretary

Plot No. 781 Ind. Area Phase-II

**Managing Director** 

Certified that the transactions / accounting treatment provided in the draft Scheme of Arrangement for Amalgamation involving Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') are in compliance with all the Accounting Standards applicable to a listed entity.

Chief Financial Officer

Date: 27.09.2023 Place- Chandigarh Plot No. 781 Ind. Area Phase-II

**Managing Director** 













781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: +91 172 - 4680800

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC0006897

To,

National Stock Exchange of India Limited (NSE) Exchange Plaza, Bandra Kurla Complex, Bandra East,
Mumbai – 400051

Kind Attn.: Ms. Shiwani Mundhra

Subject: 'Report on Complaints' in terms of Para 6 of Part I(A) of Annexure IV of the SEBI Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ("SEBI Master Circular")

Reference: Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') ("Scheme"), under the provisions of Section 230 - 232 of the Companies Act, 2013.

Dear Madam,

This is in reference to the application filed by the Transferor Company in respect of the above referred Scheme with NSE on March 11, 2024. The Scheme and other relevant documents were hosted by NSE on its website on May 23, 2024.

In this regard, the 21-day period beginning on May 23, 2024, concludes on June 12, 2024. Accordingly, please find enclosed the Report on Complaints in the prescribed format as Annexure.

Request you to kindly take the above on record.

Yours faithfully,

For and on behalf of Ind-Swift Limited

De Library

Date: June 14, 2024



www.indswift.com









781, Industrial Area, Phase-II, Chandigarh - 160 002 INDIA Ph.: +91 172 - 4680800

E-mail: corporate@indswift.com CIN No.: L24230CH1986PLC0006897

# Compliance Report to be submitted along with the draft scheme

It is hereby certified that the draft scheme of arrangement involving Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, including the following:

SI.	Reference	Particulars	Remarks
1	Regulations 17 to 27 of LODR Regulations	Corporate governance requirements	Complied
2	Regulation 11 of LODR Regulations	Compliance with securities laws	Complied
Req	uirements of this circular		
(a)	Para (I)(A)(2)	Submission of documents to Stock Exchanges	Complied
(b)	Para (I)(A)(2)	Conditions for schemes of arrangement involving unlisted entities	Not Applicable
(c)	Para (I)(A)(4) (a)	Submission of Valuation Report	Complied
(d)	Para (I)(A)(5)	Auditors certificate regarding compliance with Accounting Standards	Complied
(e)	Para (I)(A)(9)	Provision of approval of public shareholders through e-voting	Complied

Company Secretary

Plot No. 781
Ind. Area
Phase-II

Chandigan

Managing Director

Certified that the transactions / accounting treatment provided in the draft scheme of arrangement involving Ind-Swift Limited ('Transferor Company') and Ind-Swift Laboratories Limited ('Transferee Company') are in compliance with all the Accounting Standards applicable to a listed entity.

Chief Financial Officer

Date: 14.06.2024

Managing Director





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# (A Recognised Export House)

Regd. Office: S.C.O. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101
Phones: ++ 91 - 172-2730503, 2730920, Fax + + 91 - 172 - 2730504, 2736294
E-mail: info@indswiftlabs.com Website: www.indswiftlabs.com

CIN No. L24232CH1995PLC015553



# COMPLIANCE REPORT

It is hereby certified that the draft Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferor Company') does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, including the following:

S1.	Reference	Particulars	Comments
1	Regulations 17 to 27 of LODR	Corporate governance requirements	Complied
2	Regulations Regulation 11 of LODR	Compliance with securities laws	Complied
	Regulations		
Requ	uirements of this circu	ılar	
	D (T)(A)(2)	Submission of documents to Stock Exchanges	Complied
(a) (b)	Para (I)(A)(2) Para (I)(A)(2)	Conditions for schemes of arrangement involving unlisted entities	Complied
/ <sub>0</sub> \	Para (I)(A)(4) (a)	Submission of Valuation Report	Complied
(c) (d)	Para (I)(A)(5)	Auditors certificate regarding compliance with Accounting Standards	Complied
(e)	Para (I)(A)(9)	Provision of approval of public shareholders through e-voting	Complied

For Ind-Swift Laboratories Ltd.

Secretary Pardeep Verma

Managing Director

Certified that the transactions / accounting treatment provided in the draft Scheme of Arrangement for Amalgamation involving Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') are in compliance with all the Accounting Standards applicable to a listed entity.

Chief Financial Officer

Date: 27.09.2023

**Managing Director** 



# (A Recognised Export House)

Regd. Office: S.C.O. 850, Shivalik Enclave, NAC, Manimajra, Chandigarh - 160 101 Phones: ++ 91 - 172-2730503, 2730920, Fax + + 91 - 172 - 2730504, 2736294 E-mail: info@indswiftlabs.com Website: www.indswiftlabs.com

CIN No. L24232CH1995PLC015553



# Compliance Report

It is hereby certified that Scheme of Arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') ("The Scheme"), does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, including the following:

Sr. No	Particulars	Whether complied (YES/NO)	Remarks
1.	Regulation 11 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 - Compliance with securities laws	YES	-
2.	Submission of Valuation Report	YES	-
3.	Submission of Fairness opinion	YES	-
4.	Submission of documents to Stock Exchange(s)	YES	-
5.	Disclosures in the Scheme of Arrangement	Not Applicable	There will be no change in the Structure of NCDs pursuant to the present Scheme of Arrangement, as there is no compromise or arrangements being made with the NCD holders under the current Scheme of Arrangement. Moreover, these NCDs will be entirely repaid from the proceeds of the "slump sale", the closing of which is already established as a precondition for the effectiveness of the proposed draft Scheme of Arrangement. Consequently, no specific provision has been made in the proposed draft Scheme of Arrangement for these NCDs.



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E-mail: info@indswiftlabs.com Website: www.indswiftlabs.com

CIN No. L24232CH1995PLC015553



6.	Provision of approval of holders of NCDs/ NCRPS through e-voting	Not Applicable	Please refer remarks given for point no. 05.
7.	Grievance redress/ Report on Complaints/ Comments	Not Applicable	Please refer remarks given for point no. 05.
8.	Conditions for schemes of arrangement involving unlisted entities	Not Applicable	-
9.	Auditor's certificate regarding payment/ repayment capability compliance with Accounting Standards	YES	-

**Company Secretary** 

**Managing Director** 

Certified that the transactions / accounting treatment provided in the draft scheme of arrangement for Amalgamation of Ind-Swift Limited ('Transferor Company') with Ind-Swift Laboratories Limited ('Transferee Company') are in compliance with all the Accounting Standards

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CHANDIGARH

applicable to a listed entity.

Chief Financial Officer

**Managing Director** 



(A Recognised Export House)





### Compliance Report to be submitted along with the draft scheme

It is hereby certified that the draft scheme of arrangement involving (Name of the entities) does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and this circular, including the following:

Sl.	Reference	Particulars	Remarks
1	Regulations 17 to 27 of LODR Regulations	Corporate governance requirements	Complied
2	Regulation 11 of LODR Regulations	Compliance with securities laws	Complied
Requi	rements of this circular		
(a)	Para (I)(A)(2)	Submission of documents to Stock Exchanges	Complied
(b)	Para (I)(A)(2)	Conditions for schemes of arrangement involving unlisted entities	Not Applicable
(c)	Para (I)(A)(4) (a)	Submission of Valuation Report	Complied
(d)	Para (I)(A)(5)	Auditors certificate regarding compliance with Accounting Standards	Complied
(e)	Para (I)(A)(9)	Provision of approval of public shareholders through e-voting	Complied

For Ind-Swift Laboratories Ltd.

Company Secretary Pardeep Verma

**Managing Director** 

Managing Director

Certified that the transactions / accounting treatment provided in the draft scheme of arrangement involving Ind-Swift Limited ('Transferor Company') and Ind-Swift Laboratories Limited ('Transferee Company') are in compliance with all the Accounting Standards applicable to a listed entity.

Chief Financial Officer

Date: 14.06.2024