

CORPORATE OFFICE: "MEGHMANI HOUSE", Behind Safal Profitaire, Corporate Road, Prahladnagar, Ahmedabad-380 015. Gujarat, (INDIA) Phone No.: +91 79 71761000, 29709600 Fax: +91 79 - 29709605 E-mail: helpdesk@meghmani.com Site: www.meghmani.com CIN: L24110GJ1995PLC024052



30th January, 2021

By online filing

1 National Stock Exchange of India Ltd., Exchange Plaza, 5th floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai-400051. 2. BSE Limited, Corporate Relationship Department, 1ST Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street Fort, Mumbai-400001

Dear Sir,

Sub: Outcome of the Proceedings of the meeting of Equity Shareholders of Meghani Organics Limited convened pursuant to the order issued by National Company Law Tribunal Convened - Regulation 30 of SEBI (LODR) Regulations 2015

- 1. Pursuant to order passed by the Hon'ble National Company Law Tribunal Bench (NCLT), Ahmedabad, on 02nd De1cember, 2020, Meghmani Organics Limited (Applicant Company or MOL 1) convened Meeting of Equity Shareholders on 28th January, 2021 at 10 AM (NCLT meeting) to approve De-merger of Undertaking viz. Agrochemical and Pigment Undertaking of M/s Meghmani Organics Limited (MOL-1), with M/s Meghmani Organochem Limited (MOL-2 Resulting Company) and Amalgamation of the remaining undertaking of M/s Meghmani Organics Limited (MOL1) with M/s Meghmani Finechem Limited (MFL).
- 2. Mukesh Khandwala, Practicing Chartered Accountant at Ahmedabad, appointed as Chairman of this NCLT meeting of Equity Shareholder of Meghmani Organics Limited (MOL1) introduced himself and informed that pursuant to NCLT Order the meeting is conducted through Video Conferencing / Other Audio Visual Means (' VC/ AVM') on the platform provided by the Central Depository Services Limited (CDSL); hence physical attendance of the Equity Shareholders is dispensed with.







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- 3. The Chairman informed that as per NCLT Order, the Notice of the Composite Scheme of Arrangement along with Explanatory Statement and other required documents as per the Companies Act and Rules have been already circulated by the Company to the members through Electronic mode and by Postal services.
- 4. In addition, advertisements convening the meeting were duly published in newspapers, in accordance with the directions of Hon'ble NCLT.
- 5. NCLT, Ahmedabad Bench has fixed the quorum of 30 Equity Shareholders.
- 6. 45 (Forty Five) Equity Shareholders were present at the meeting through VC/ OAVM .
- 7. The requisite quorum being present through video conferencing the Chairman called this meeting in order to conduct proceeding of this meeting.
- 8. The Members who had not voted on remote e-voting were allowed to cast their votes through e-voting system during the Meeting.
- 9. Before beginning of the proceedings the Chairman requested the members on Dias to introduce them.
- 10. The Members were informed that Mr. K J Shah Scrutinizer of the remote e-voting and e-voting, Ms. Roshan Vaishnav Vivro Financial Services who has issued Fairness Opinion, Mr Jigar Shah Chartered Accountant Valuer who has carried out Valuation of Shares had joined this meeting through Video conferencing from their respective location.
- 11. The Chairman then informed to the members about the remote evoting facility provided to the members which commenced on Monday, 25th January, 2021 at 9.00 A.M. and concluded on Wednesday, 27th Januarym 2021 at 5:00 P.M.



3 STAR EXPORT HOUSE



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- 12. Members present at NCLT Meeting through VC were provided an opportunity to cast their vote through e-voting facility during the Meeting.
- 13. Those members who could not vote during the remote e-voting have been provided the opportunity during the continuance of AGM. The CDSL portal for voting on resolution through VC was also open for Members of the Company.
- 14. As directed by Hon'ble Tribunal, Mr. K.J. Shah, Practicing Company Secretary (Membership No 2420), is appointed as the Scrutinizer to scrutinize vote cast by e-voting and remote e-voting.
- 15. The Chairman then provided a brief background of all three applicant companies Viz., Transferor, Resulting and Transferee Companies and gave the brief of the salient points viz., (1) Objective of the Scheme, (2) Rationale of the Scheme (3) Share Exchange Ratio (4) Effective Date and Appointed Date (5) Change of name of the Companies and such other points of the Composite Scheme of Arrangement.
- 16. Thereafter, the Chairman opened the Question & Answer session. One question was received from Custodian of Singapore Depository Share on Dividend Policy, the reply of which received from the Company was red out by the Chairman.
 - 17. There being no other questions, the Chairman invited two registered speakers (1) Mr. Yagnesh Pasawala and Mr. Jayant Batliwala. As both the speakers had not joined the meeting place the following resolutions for the approval of Members:-
 - 18. Synopsis of the Resolution:-

"To approve Composite Scheme of Arrangement in the nature of Demerger of Agrochemical and Pigment Undertaking of Meghmani Organics Limited to Meghmani Organochem Limited; and Amalgamation of remaining business undertaking of Meghmani Organics Limited with Meghmani Finechem Limited and their respective Shareholders and Creditors. ('Scheme').







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- 19. It was also stated that e-voting facility at NCLT Meeting would be allowed for 15 minutes after conclusion of the meeting.
- 20. The combined result of remote e-voting and e-voting during the NCLT Meeting would be announced on receipt of Scrutinizer's report and will be submitted to the stock exchange separately.
- 21. Thereafter, the chairman thanked all the Members and panelist for joining the meeting and with a vote of thanks to the chair declared the meeting as concluded.

We request you to take note of the same.

Yours faithfully, For Meghmani Organics Limited

My all

(K. D. Mehta) Company Secretary

C C to :- SGXT - Singapore







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30th January, 2021

By online filing

- 1 National Stock Exchange of India Ltd., Exchange Plaza, 5th floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai-400051.
- 2. BSE Limited,
 Corporate Relationship
 Department,
 P.J. Towers,
 Dalal Street Fort, Mumbai-400001

Dear Sir,

Sub.: Submission of Voting Result of National Company Law Tribunal Conveyed Meeting, of Equity Shareholders, Secured Creditors and Unsecured Creditors of Meghmani Organic Limited along with the Scrutinizers' Report as per Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

Pursuant to the provisions of Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 20 15, we hereby inform that the National Company Law Tribunal Conveyed Meeting of Members, Secured and Unsecured Creditors of Meghmani Organics Limited was held on Thursday, January 28, 2021 at 10.00 am, 11.00 am and 12 pm respectively through Video Conferencing (VC) /Other Audio Visual Means (OAVM) in accordance with the relevant circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India.

We declare/submit herewith the details of the results of voting held through remote e-voting and e-voting at the meeting along with scrutinizer's report. A copy of the same is also being placed on the Company's website.

We request you to take the same on your record.

Yours faithfully, For Meghmani Organics Limited

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(K. D. Mehta) Company Secretary





Voting Results of National Company Law Tribunal Conveyed Meeting of Members of

Meghmani Organics Limited

ghmani Organics Limited	Meghmani Organics Limited
Name of the Company	28 th January, 2021
Date of the NCLT convened meeting	28 January, 2022
Tetal No. of Shareholders as on Record Date	NIA
No. of shareholders present in the meeting either in person or	NA
through proxy	
A. Promote I Promoter Group	
B. Public	
No. of Shareholders attended the meeting through Video	
Conferencing	41
A. Promote I Promoter Group	79
B. Public	

Details of remote e-voting and e-voting at the meeting as per regulation 44 of SEBI (Listing Obligations and Disclosure (Requirement) Regulations, 2015.

Promoter interested in	Promoter group ar	Agrochem Meghmani undertakin and their r Yes to the	ical and Pign Organochem of Meghma	te Scheme of an nent Undertakin Limited; and ni Organics Li cholders and cre cholding	ng of Megnin I amalgamation mited with M	on of re	maining	business Limited
CittoPari	Mode of Voting	No. of Share Held	No. of Votes polled	% of votes polled on the Outstanding Shares = [(2)/(1)] * 100	No. of votes in favour	No. of votes against	% of votes in favour on votes polled =[(4)/(2)] * 100	%of votes against on votes polled = [(5)/(2)] *100
Promoter	e-voting	124596465	121988972	97.91	121988972	-	100	0.00
and	Poll*		0.00	0.00	0.00	-	0.00	0.00
promoter	TOTAL	124596465	121988972	97.91	121988972	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	100	0.00
group Public	e-voting	3832143	2701495	70.50	2701495	-	100	0.00
Institutions	Poli*	3002111	0.00	0.00	0.00	-	0.00	0.00
manumin	TOTAL	3832143	2701495	70.50	2701495	<u> </u>	100	0.00
Public	e-voting.	125885603	7587941	6.02	0.00	-	100	0.00
Non-	Poll*	1	0.00	0.00	0.00	-	0.00	0.00
Institutions	TOTAL	125885603	7587941	6.02	0.00	-	100	0.00

The above resolution was declared to have been passed with requisite majority.

For Meghmani Organics Limited.

They cash K D Mehta Company Secretary





305, Hrishikesh-II, Opp. Municipal School, Nr. Navrangpura Bus Stand, Navrangpura, Ahmedabad-380 009 Email : kjshahco@yahoo.com + Ph:+91-79 26423700/40040708 + M:+91-9426016200

SCRUTINIZER REPORT

"Pursuant to Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, by its Order dated December 02, 2020 and in Compliance with Section 108 of the Companies Act 2013 and Rule20 of the Companies (Management and Administration) Rules, 2014"

To,

Wir. Wukesh Khandwala,
Practising Chartered Accountant,
Chairperson appointed by Hon'ble NCLT, Ahmedabad Bench,
For the NCLT Convened Meeting of Equity Shareholders.

SUB: Consolidated Report of Scrutinizer on Remote e-voting and Electronic voting at the Hon'ble National Company Law Tribunal (NCLT) convened Meeting of Equity Shareholders of MEGHMANI ORGANICS LIMITED

Dear Sir,

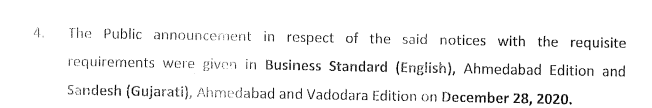
1. I, Kaushik Jayantilal Shah, of M/s. K J Shah & Company, Practising Company Secretary (FCS 2426) have been appointed by the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, by its Order dated December 02, 2020 to act as Scrutinizer for Remote e- voting process commenced from Monday, January 25, 2021 at 09:00 a.m. to Wednesday, January 27, 2021 at 05:00 p.m. and voting through Video Conferencing ("VC")/ Other Audio-Visual Means (OVAM) at the meeting held on Thursday, January 28, 2021 at 10:00 a.m. of the Equity shareholders of Meghmani Organics Limited in terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.





- 2. The management of the Company is responsible to ensure the compliance with the requirements of the Act and Rules read with MCA Circulars referred hereunder relating to voting through electronic means (i.e.,by Remote e-voting) and e-voting at the Meeting of the Equity Shareholders conducted through video conference in respect of the resolution contained in the Notice dated December 14, 2020. My responsibility as a Scrutinizer for the voting process of voting through electronic means (i.e. by Remote e-voting) and e-voting at the meeting of the Equity Shareholders conducted through video conferencing is restricted to make a Consolidated Scrutinizer's Report of the votes cast "in favour" or "against" the resolution, based on the report generated from the e-voting system provided by Central Depository Services (India) Limited (CDSL), the agency authorized under the Rules and engaged by the Company to provide such electronic voting facility (Remote e-voting) and e-voting at the platform provided during the Meeting, arrangement for which were made by the Company.
- 3. Pursuant to the order of the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, and in terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and in compliance with MCA Circular No. 14/2020 dated 8th April, 2020, and Circular No. 17/2020 dated 13th April, 2020, the Company has confirmed that the Electronic copy of the Notice for the NCLT convened meeting of Equity Shareholders of the Company along with the process of electronic voting at the meeting and the Remote e- voting were sent to the Equity Shareholders whose e-mail address are registered with the Company and/or Depositories for communication purposes and through Postal Services whose address are not registered with the Company and Depositories. The said dispatch of Notices was completed on December 28, 2020.





- 5. The Company had appointed **Central Depository Services** (India) Limited (CDSL) for conducting the Electronic voting by the Equity Shareholders of the company at the meeting.
- 6. The Company had availed the Remote e-voting facility provided by Central Depository Services (India) Limited (CDSL) for conducting the Remote e-voting by the Equity Shareholders of the Company. The Remote e-voting commenced at 09:00 a.m. on Monday, January 25, 2021 and ended at 05:00 p.m. on Wednesday, January 27, 2021, and the CDSL remote e voting portal was blocked for voting thereafter.
- 7. The Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, has fixed the quorum of 30 Equity Shareholders.
- 8. **45** (Forty-Five) Equity Shareholders representing aggregate value of Rs 89089270 were present at the meeting through VC/ OAVM. The Members—who had not voted on remote e-voting were allowed to cast their votes through e-voting system during the Meeting. However, all the Shareholder presents had already cast the votes through remote e-voting.
- 9. The Cut-off date was Thursday, January 21, 2021 for the purpose of deciding the Equity Shareholders entitled to vote through e-voting and Remote e-voting by the Equity Shareholders on the resolution seeking their approval.
- 10. After the closure of e-voting for the meeting, the votes casted through Remote e-voting and through e-voting during the meeting were unblocked by me from the website of the CDSL (www.evotingindia.com) in the presence of Ms. Mital Vaghasiya and Ms. Anjali Samani, who are not employees of the Company and who have signed below as witnesses for the unblocking of the votes.
- 11. On thebasis of the votes exercised by the 120 Equity Shareholders of the Company through Remote e-voting and no e-voting by the members at the meeting, I have issued this report. It is further to be noted that the meeting was commenced at 10 a.m. and concluded by the Chairman at 10.26 a.m. The window for voting was closed at 10.46 a.m.





- 12. The consolidated results of Remote e-voting and e-voting of the meeting along with the proposed resolution have been given vide Annexure "A" to this report.
- 13. Based on the foregoing, the resolution as proposed in the Notice dated **December 14**, 2020 of Equity Shareholders of the Company have been approved on **January 28**, 2021, by Equity Shareholders by exercising voting rights of three-fourths in value and Number of shares voted in favour by way of remote-e-voting and e-voting at the meeting.
- 14. The list of Equity Shareholders who voted "FOR", "AGAINST" and those whose votes were declared invalid for the Resolution is being mailed separately to the Company.

Place: Ahmedabad

Date: 29th January, 2021

For, K J Shah & Company

Company Secretary (Kaushik Shah) Proprietor

FCS 2420 CP 1414 UDIN:F002420B002346201





ל מוז היכטומו א		No. of	No. of Vote polled		Vote 1	Vote in favour			Vote in against	ainst	The second secon
		No. of	No. of Vote	No. Of	% of No	No. of Vote	% of	No of	% of No	No of	0% of
4		polled	namod	members	of - members		votes	members	of	vote	5
Promoters and Relative of	Promoters Remote e- and voting Relative of	14	121988972	41	100	121988972	100	Z	members Nil	Z	Nii
Promoters -Directors	E-voting	N	Ni	Nii	2	N	Ni	IN	Z	Ï	E
Public	Remote E- voting	5.4	10289436	79	100	10289436	100	T. Component of the Com	N	Z	E
	E-voting	Nii	Nil	Nil	Nil	Nil	Nil	Nii	Niil	IZ.	Si
Total		120	132278408	120	100	132278408	100	Nii	NEST	1.14	771.

VOTING RESULTS: Value of Shares

						PATH
A PARTY OF THE PAR	% of	Z	Nil	Z	Z	Nii
inst	Votes polled	Rs Nil	Nil	Nil	Nil	Nii
Vote in against	% of No	Nil	liN	Nii	Nil	N.
	No of members	Nil	Nil	Nil	Nil	IIV
	% of votes	100	N	100	Nii	100
Vote in favour	Votes polled In Value Rs	121988972	Nil	10289436	liN	132278408
Vote in	% of No of members	100	Nii	100	Z	100
	No. Of members	41	ï	79	Nil	120
No. of Vote polled (in Value)	Votes polled In Value Rs.	121988972	Nii	10289436	Nil	132278408
No. of V (in	No. of members polled	41	Z	79	ïZ	120
		Remote e- voting	E-voting	Remote E- voting	E-voting	
Particulars		Promoters and Relative of	Promoters -Directors	Public		Total

VOTING RESULTS: Number of Shares

ANNEXURE "A"

Item No.1

RESOLVED THAT pursuant to the provision of Sections 230 to 232 read with Section 66 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 and Rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), and enabling provisions in the Memorandum and Articles of Association of the Company and subject to compliance with various Securities and Exchange Board of India (SEBI) Regulations including the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the observation letters issued by National Stock Exchange of India Limited and BSE Limited doted 4th September, 2020 respectively, and other applicable laws/regulations/rules and the sanction of the National Company Law Tribunal, Ahmedabad bench ("NCLT" or "Tribunal") and/or such other competent authority, as may be applicable, 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 person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Composite Scheme of Arrangement between Meghmani Organics Limited , Meghmani Organochem Limited and Meghmani "Board", which term shall be deemed to mean and include one or more Committee(s) constituted/to be constituted by the Board or any Finechem Limited and their respective Shareholders and Creditors ("**Scheme**"), which inter alia envisages Demerger of Agrochemical and Pigment Undertaking of Meghmani Organics. Limited to Meghmani Organochem Limited, on a going concern basis; Change of terms of OCRPS issued by Meghmani Finechem Limited and Amalgamation of remaining business undertaking of Meghmani Organics Limited with Meghmani Finechem Limited, on a going concern basis, consequential de-listing of Singapore Depository Shares of MOL-1 at Singapore Exchange Securities Trading Limited ('SGX-ST') and for matters consequential, supplemental and / or otherwise integrally connected therewith as per the terms and conditions mentioned in the Scheme, be and is hereby approved.

"RESOLVED FURTHER THAT the Board be and is hereby 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 or as may be required for the purpose of resolving any doubts or difficulties that may arise in giving effect to the Scheme, as the Board be required and/or imposed by the Tribunal while sanctioning the arrangement embodied in the Scheme or by any authorities under law, may deem fit and proper.

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305, Hrishikesh-II, Opp. Municipal School, Nr. Navrangpura Bus Stand, Navrangpura, Ahmedabad-380 009 Email: kjshahco@yahoo.com + Ph:+91-79-26423700/40040708 + M:+91-9426016200

SCRUTINIZER REPORT

"Pursuant to Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, by its Order dated December 02, 2020 and in Compliance with Section 108 of the Companies Act 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014"

To,

Ivir. Mukesh Khandwala,
Practising Chartered Accountant,
Chairperson appointed by Hon'ble NCLT, Ahmedabad Bench,
For the NCLT Convened Meeting of Secured Creditors

SUB: Consolidated Report of Scrutinizer on Electronic voting at the Hon'ble National Company Law Tribunal (NCLT) convened Meeting of Secured Creditors of IMEGHMANI ORGANICS LIMITED

Dear Sir,

1. I, Kaushik Jayantilal Shah, of M/s. K J Shah & Company, Practising Company Secretary (FCS 2420) have been appointed by the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, by its Order dated December 02, 2020 to act as scrutinizer for voting through Video Conferencing ("VC")/ other audio-visual means (OVAM) at the meeting held on Thursday, January 28, 2021 at 11:00 a.m. of the Secured Creditors of Meghmani Organics Limited in terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.





2. The management of the Company is responsible to ensure the compliance with the requirements of the Act and Rules read with MCA Circulars referred here under relating toe-voting at the Meeting of the Secured Creditors conducted through video conference in respect of the resolution contained in the Notice dated December 14, 2020. My responsibility as a Scrutinizer for the voting process of voting at the meeting of the Secured Creditors conducted through video conferencing is restricted to make a Consolidated Scrutinizer's Report of the votes cast "in favour" or "against" the resolution, based on the report generated from the e-voting system provided by Central Depository Services (India) Limited (CDSL), the agency authorized under the Rules and engaged by the Company to provide such e-voting at the platform provided during the Meeting, arrangement for which were made by the Company.

It is further to be noted under clause 23 (viii) of NCLT Order dated December 02, 2020 the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, has directed the meetings of Secured Creditors of MOL-1 to be carried out by e voting.

3. Pursuant to the order of the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, and in terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and in compliance with MCA Circular No. 14/2020 dated 8th April, 2020, and Circular No. 17/2020 dated 13th April,2020, the Company has confirmed that the Electronic copy of the Notice for the NCLT convened meeting of Secured Creditors of the Company along with the process of electronic voting at the meeting was sent to the Secured Creditors whose e-mail address are registered with the Company for communication purposes. The said dispatch of Notices was completed on December 28, 2020.





- 4. The Public announcement in respect of the said notices with the requisite requirements were given in Business Standard (English), Ahmedabad Edition and Sandesh (Gujarati), Ahmedabad and Vadodara Edition on December 28, 2020.
- 5. The Company had appointed **Central Depository Services (India) Limited (CDSL)** for conducting the Electronic voting by the Secured Creditors of the company at the meeting.
- 6. The Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, has fixed the quorum of 3 (Three) Secured Creditors for the meeting.
- 7. 4 (Four) Secured creditors representing aggregate value of Rs 132,45,29,845/- were present at the meeting through VC/ OAVM. The facility was given to Secured Creditors to cast their votes through e-voting system during the Meeting.
- 8. The Cut-off date was **Thursday**, **January 21**, **2021** for the purpose of deciding the Secured Creditors entitled to vote through e-voting by the Secured Creditors on the resolution seeking their approval.
- 9. After the closure of e-voting for the meeting, the votes casted through e-voting during the meeting were unblocked by me from the website of the CDSL (www.evotingindia.com) in the presence of Ms. Mital Vaghasiya and Ms. Anjali Samani, who are not employees of the Company and who have signed below as witnesses for the unblocking of the votes.
- 10. On the basis of the votes exercised by the Secured Creditors of the Company through venue e-voting of the meeting, I have issued this report. It is further to be noted that the venue meeting was commenced at 11 a.m. and concluded by the Chairman at 11.22 a.m. The window for voting was closed at 11.40 a.m.
- 11. The results of e-voting of the meeting along with the proposed resolution have been given vide Annexure "A" to this report.







- 12. Based on the foregoing, the resolution as proposed in the Notice dated **December 14**, 2020, the Secured Creditors of the Company, have been approved on **January 28**, **2021** representing three-fourths in value and in Number of Secured Creditors by way of e-voting at the meeting.
- 13. The list of Secured Creditors who voted "FOR", "AGAINST" and those whose votes were declared invalid for theResolution is being mailed separately to the Company.

Place: Ahmedabad

Date: 29th January, 2021

For, K J Shah & Company

Company Secretary

(Kaushik Shah)
Proprietor
FCS 2420 CP 1414
UDIN:F002420B002346223





		% of	votes	TZ.	· · · · · · · · · · · · · · · · · · ·		Z		
ınst		Value of	es S.	Z			EZ.		
Vote in against	(in Rs.)	% of No	of Votrs	Z			III		
		NO OF	Secured Creditors				Z		
. 107		30 /0	% or votes	100	2		100	•	
, A.	Vote in favour	1 Mar.	Value of Votes 70 01 in RS.	TYOUL TE CO	0.0000		1324529845		
	Vote i		% of No of Secured	CICUMAN	3		100	2	
			No. of Secured Creditors	and the second s	4	2	*	†	
	No. of Vote polled	(in Rs.)	of Votes	a configuration and the second	1324529845		1	1324529845	
1	No. of V	Ē	No. of Secured Creditors	polled	The state of the s			4	
					Venue	E- voting	0		
	Particulars				Secured	Creditors		Total	
								i .	25000

VOTING RESULTS:

ANNEXURE "4"

Item No.1

RESOLVED THAT pursuant to the provision of Sections 230 to 232 read with Section 66 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 and Rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), and enabling provisions in the Memorandum and Articles of Association of the Company and subject to compliance with various Securities and Exchange Board of India (SEBI) Regulations including the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the observation letters issued by National Stock Exchange of India Limited and BSE consents, approvals and permissions, which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the Tribunal, Ahmedabad bench ("NCLT" or "Tribunal") and/or such other competent authority, as may be applicable, and subject to such Limited dated 4th September, 2020 respectively, and other applicable laws/regulations/rules and the sanction of the National Company Law person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Composite Scheme of Arrangement between Meghmani Organics Limited , Meghmani Organochem Limited and Meghmani "Board", which term shall be deemed to mean and include one or more Committee(s) constituted/to be constituted by the Board or any Finechem Limited and their respective Shareholders and Creditors ("S<mark>cheme</mark>"), which inter alia envisages Demerger of Agrochemical and Pigment Undertaking of Meghmani Organics. Limited to Meghmani Organochem Limited, on a going concern basis; Change of terms of OCRPS issued by Meghmani Finechem Limited and Amalgamation of remaining business undertaking of Meghmani Organics. Limited with Meghmani Finechem Limited, on a going concern basis, consequential de-listing of Singapore Depository Shares of WOL-1 at Singapore Exchange Securities Trading Limited ('SGX-ST') and for matters consequential, supplemental and / or otherwise integrally connected therewith as canditions and modifications as may be prescribed or imposed by NCLT or by ony regulatory or other authorities, while granting per the terms and conditions mentioned in the Scheme, be and is hereby approved. "RESOLVED FURTHER THAT the Board be and is hereby 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 or as may be required for the purpose of resolving any doubts or difficulties that may arise in giving effect to the Scheme, as the Board 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 Tribunal while sanctioning the arrangement embodied in the Scheme or by any authorities under law, may deem fit and proper.

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305, Hrishikesh-II, Opp. Municipal School, Nr. Navrangpura Bus Stand, Navrangpura. Ahmedabad-380 009 Email : kjshahco@yaheo.com ÷ Ph.+91-79 26423700/40040708 ❖ M:+91-9426016200

SCRUTINIZER REPORT

"Pursuant to Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, by its Order dated December 02, 2020 and in Compliance with Section 108 of the Companies Act 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014"

To,
Mr. Mukesh Khandwala,
Practising Chartered Accountant,
Chairperson appointed by Hon'ble NCLT, Ahmedabad Bench,

For the NCLT Convened Meeting of Unsecured Creditors

SUB: Consolidated Report of Scrutinizer on Electronic voting at the Hon'ble National Company Law Tribunal (NCLT) convened Meeting of Unsecured Creditors of MEGHMANI ORGANICS LIMITED

Dear-Sir,

(FCS 2420) have been appointed by the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Benca, by its Order dated December 02, 2020 to act as scrutinizer for voting through Video Conferencing ("VC")/ other audio-visual means (OVAM) at the meeting held on Thursday, January 28, 2021 at 12:00 a.m. of the Unsecured Creditorsof Meghmani Organics Limitedin terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.





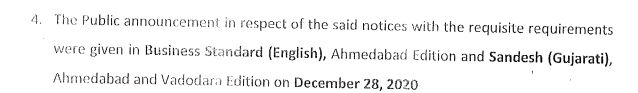
2. The management of the Company is responsible to ensure the compliance with the requirements of the Act and Rules read with MCA Circulars referred here under relating to e-voting at the Meeting of the Unsecured Creditors conducted through video conference in respect of the resolution contained in the Notice dated December 14, 2020. My responsibility as a Scrutinizer for the voting process of e-voting at the meeting of the Unsecured Creditors conducted through video conferencing is restricted to make a Consolidated Scrutinizer's Report of the votes cast "in favour" or "against" the resolution, based on the report generated from the e-voting system provided by Central Depository Services (India) Limited(CDSL), the agency authorized under the Rules and engaged by the Company to provide such e-voting at the platform provided during the Meeting, arrangement for which were made by the Company.

It is to be noted that under clause 23 (viii) of NCLT Order dated December 02, 2020, Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, has directed that meeting of Unsecured Creditors of MOL-1 be carried out by e voting.

Pursuant to the order of the Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, and in terms of provisions of Section 108 of the Companies Act, 2013 (hereinafter the "Act") read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and in compliance with MCA Circular No. 14/2020 dated 8th April, 2020, and Circular No. 17/2020 dated 13th April, 2020, the Company has confirmed that the Electronic copy of the Notice for the NCLT convened meeting of Unsecured Creditors of the Company along with the process of electronic voting at the meeting was sent to the Unsecured Creditors whose e-mail address are registered with the Company for communication purposes and through currier whose e-mail address are not registered with the Company. The said dispatch of Notices was completed on 28th December, 2020.







- 5. The Company had appointed **Central Depository Services (India) Limited (CDSL)** for conducting the Electronic voting by the Unsecured Creditorsof the company at the meeting.
- 6. The Cut-off date was Thursday, January 21, 2021 for the purpose of deciding the Unsecured Creditors entitled to vote through e-voting by the Unsecured Creditors on the resolution seeking their approval.
- 7. The Hon'ble National Company Law Tribunal (NCLT), Ahmedabad Bench, has fixed the quorum of 15 (Fifteen) Un-secured Creditors for the meeting.
- 8. 41(Forty- One) Un-secured creditors representing aggregate value of Rs 53,44,70,224/-were present at the meeting through VC/ OAVM. The facility was given to Un-secured Creditors to cast their votes through e-voting system during the Meeting. However, 5 (Five) Un-secured creditors representing aggregate value of Rs 1,86,88,430/- have not cast their votes.
- 9. After the closure of e-voting for the meeting, the votes casted through e-voting during the meeting were unblocked by me from the website of the CDSL (www.evotingindia.com) in the presence of Ms. Mital Vaghasiya and Ms. Anjali Samani, who are not employees of the Company and who have signed below as witnesses for the unblocking of the votes.





10. On the basis of the votes exercised by the Unsecured Creditorsof theCompany through venue e-voting of the meeting, I have issued this report. It is further to be noted that the venue meeting was commenced at 12 p.m. and concluded by the Chairman at 12.23 pm. The window for voting was closed at 12.38 pm.

11. The results of e-voting of the meeting along with the proposed resolution have been given vide Annexure "A" to this report.

12. Based on the foregoing, the resolution as proposed in the Notice dated **December 14**, 2020 of Unsecured Creditors of the Company, have been approved on **January 28**, 2021 with a majority of Unsecured Creditors representing three-fourths in value and in number of Unsecured Creditors by way of e-voting at the meeting.

1.3. The list of Unsecured Creditors who voted "FOR", "AGAINST" and those whose votes were declared invalid for theResolution is being mailed separately to the Company.

Place: Ahmedabad

Date: 29thJanuary, 2021

For, K J Shah & Company Company Secretary

(Raushik Shah)
Proprietor
FCS 2420 CP 1414
UDIN;F002420B002346234



Particulars		Vot	Vote polled (in Rs)		Vote	Vote in favour (in Rs)			Vote in against	inst	
i		No. of Un Value Secured in Rs. Creditors	No. of Un Value of Vote Secured in Rs. Creditors	No. of Un Secured Creditors	% of No of Un Secured Creditors	Value of Vote in Rs.	% of votes	No. of Un Secured Creditors	% of No of Un Secured Freditors	/alue of /ote in {s.	% of votes
Unsecured Venue Creditors E- voting	Venue 3. voting	39	515781794	36	100	515781794	100	Nil	Nil	Z	ÏN
 3/2 \	Table (Table)	36	515781794		100	515781794	100	II.	ZZ.		Z



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ANNEXURE "A"

Item No.1:

'RESOLVED THAT pursuant to the provision of Sections 230 to 232 read with Section 66 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 and Rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), and enabling provisions in the Memorandum and Articles of Association of the Company and subject to compliance with various Securities and Exchange Board of India (SEBI) Regulations including the Securities and Exchange Board of India (Listing Obligations Limited dated 4th September, 2020 respectively, and other applicable laws/regulations/rules and the sanction of the National Company Law Tribunal, Ahmedabad bench ("NCLT" or "Tribunal") and/or such other competent authority, as may be applicable, 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 Composite Scheme of Arrangement between Meghmani Organics Limited , Meghmani Organochem Limited and Meghmani Finechem Limited and their respective Shareholders and Creditors ("**Scheme**"), which inter alia envisages Demerger of Agrochemical and Pigment Undertaking of Meghmani Organics. Limited to Meghmani Organochem Limited, on a going concern basis; Change of terms of OCRPS issued by Meghmani Finechem Limited and Amalgamation of remaining business undertaking of Meghmani Organics. Limited with Meghmani Finechem Limited, on a going concern basis, consequential de-listing of Singapore Depository Shares of MOL-1 at Singapore Exchange Securities Trading Limited ('SGX-ST') and for matters consequential, supplemental and / or otherwise integrally connected therewith as and Disclosure Requirements) Regulations, 2015 and the observation letters issued by National Stock Exchange of India Limited and per the terms and conditions mentioned in the Scheme, be and is hereby approved." "RESOLVED FURTHER THAT the Board be and is hereby 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 or as may be required for the purpose of resolving any doubts or difficulties that may arise in giving effect to the Scheme, as the Board be required and/or imposed by the Tribunal while sanctioning the arrangement embodied in the Scheme or by any authorities under law, may deem fit and proper.

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