SCHEME OF AMALGAMATION Ameswer – 7

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M/S EMTAC LABORATORIES PRIVATE LIMITED

WITH

M/S VIMTA LABS LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE **PROVISIONS OF** THE COMPANIES ACT, 2013

THE SCHEME (A)

This scheme of amalgamation provides for the amalgamation of M/s Emtac Laboratories Private Limited, a wholly-owned subsidiary of M/s Vimta Labs Limited under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act"). It also provides for various other matters consequent and incidental thereto.

DESCRIPTION OF COMPANIES (B)

M/s Emtac Laboratories Private Limited is a company incorporated under the provisions of the Companies Act, 2013 (hereinafter

referred to as "ELPL" or "Amalgamating / Transferor

Company") having Corporate Identity Number

4200TG2014PTC096043 and its registered office at Plot No.

11/6, Road No.9, IDA, Nacharam, Rangareddi, Hyderabad,

Telangana, India - 500076. ELPL is in the business of conducting

tests as per the national/international standards, research and

development programmes in the field of human interventional For EMTAC LABORATORIES PRIVATE LIMITED

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Harita Vasireddi Managing Director Page 1 of 30

testing, biomedical instruments, electrical, electronic & information technology gadgets and automotive components. The equity shares of ELPL are not listed on stock exchanges. ELPL is a wholly owned subsidiary of M/s Vimta Labs Limited.

M/s Vimta Labs Limited is a company incorporated under the 2. Companies Act, 1956 (hereinafter referred to as "VLL" or "Amalgamated / Transferee Company") having Corporate Identity Number L24110TG1990PLC011977 and registered office at 141/2 & 142, IDA Phase II, Charlapalli, R.R.District, Hyderabad-500 051, Telangana, India. VLL is engaged in business of testing, analysis and quality assurance stems of various industrial, non-industrial, agricultural and other materials such as metals, minerals, drugs and pharmaceuticals, chemicals, fertilizers, pesticides, oils, foods, feeds, civil engineering and building materials, mechanical, electrical and electronic goods and to conduct micro biological, toxicological and bio availability studies and to render consultancy and training in all the above fields and for this purpose to establish laboratories and get the same approved by appropriate authorities including conducting full spectrum of clinical trials. The equity shares of VLL are listed on BSE Limited and National Stock Exchange of India Limited.

RATIONALE

ELPL is a wholly owned subsidiary of VLL. Both ELPL and VLL are in similar lines of business. It is proposed to amalgamate

ELPL with VLL to consolidate the business of both companies within

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For EMTAC LABORATORIES PRIVATE LIMITED

Sylani Vasireddi Company Secretary Harita Vasireragi 2 of 30 Managing Director

a single entity with a view to achieve operational synergies and efficiency in administrative functions. The Scheme will result in cost savings through operational synergies, pooling of resources, legal entity rationalisation and reduction of administrative responsibilities, and legal & regulatory compliances.

The Scheme is in the interest of ELPL, VLL and their respective stakeholders.

(D) PARTS OF THE SCHEME

PART I deals with the definitions, details of share capital of the Parties (as defined hereinafter) and date of taking effect and implementation of this Scheme; PART II deals with amalgamation of ELPL with VLL and other related matters; and PART III deals with the general terms and conditions applicable to this Scheme.

PART -I

DEFINITIONS, SHARE CAPITAL OF THE PARTIES AND DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

1. DEFINITIONS

In this Scheme, unless inconsistent with the subject or context thereof (i) capitalised terms defined by inclusion in quotations and/or parenthesis shall have the meanings so ascribed; and (ii) the following expressions shall have the meanings ascribed hereunder:

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireddi Company Secretary For VIMTA LABS LIMITED

Managing Director

Page 3 of 30

"Applicable Law" or "Law" means any applicable national, foreign, provincial, local or other law including applicable provisions of all (a) constitutions, decrees, treaties, statutes, enactments, laws (including the common law), bye-laws, codes, notifications, rules, regulations, policies, guidelines, circulars, clearances, approvals, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, Tribunal; (b) Permits (as defined hereinafter); and (c) orders, decisions, writs, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority (as defined hereinafter) having jurisdiction over the Parties in each case having the force of law and that is binding or applicable to a Person as may be in force from time to time;

"Appointed Date" means 1st April, 2024 or such other date as may be approved by the Boards of ELPL and VLL;

"Appropriate Authority" means: (a) the government of any jurisdiction (including any national, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, tribunals, central bank, commission or other authority thereof; (b) any governmental, quasi-governmental or private body, selfregulatory organisation, or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial,

exporting or other governmental or quasi-governmental authority

regulatory, statutory, licensing, competition, Tax, importing,

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including without limitation, SEBI(as defined hereinafter), clearing corporations, and the Tribunal; and (c) Stock Exchange.

"Board" in relation to the Parties, means the board of directors of such Party, and shall include a committee of directors or any person authorized by such board of directors or such committee of directors;

"Effective Date" means the date on which the Certified copy of the Orders passed by NCLT Hyderabad Bench at Hyderabad is filed with Registrar of Companies, Telangana at Hyderabad;

Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" or "effect of this Scheme" or "upon the Scheme becoming effective" shall mean the Effective Date;

"Parties" means ELPL and VLL, collectively and "Party" shall mean each of them, individually;

"Permits" means all consents, licences, permits, certificates, permissions, authorisations, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, no objections, whether governmental, statutory, regulatory or otherwise as required under Applicable Law;

"Person" means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an

EMTAC LABORATORIES PRIVATE LIMITED

Sujevi-Vasireddi Company Secretary FOR VIMTA LABS LIMITED

Page 5 of 30

association, a joint stock company, a trust, a joint venture, an unincorporated organization or an Appropriate Authority;

"RoC" means the Registrar of Companies, Hyderabad having jurisdiction over the Parties;

"SEBI" means the Securities and Exchange Board of India;

"Scheme" or "the Scheme" or "this Scheme" means this scheme of amalgamation, as may be modified from time to time;

"Stock Exchange" means BSE Limited and National Stock Exchange India Limited (BSE and NSE);

"Tax Laws" means all Applicable Laws dealing with Taxes including but not limited to income-tax, wealth tax, sales tax/ value added tax, service tax, goods and service tax, excise duty, customs duty or any other levy of similar nature;

"Taxation" or "Tax" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies, whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value, goods and services or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, collection at source, dividend distribution tax, buyback distribution tax, equalization levy, advance tax, minimum alternate tax, goods and services tax or otherwise or attributable directly or indirectly to any

EMTAC LABORATORIES PRIVATE LIMITED

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of the Parties and all penalties, charges, costs and interest relating thereto; and

"Tribunal" means the Hyderabad bench of the National Company
Law Tribunal (NCLT) Hyderabad Bench at Hyderabad having
jurisdiction over the Parties.

1.2 Interpretation

In this Scheme, unless the context otherwise requires:

- words denoting the singular shall include the plural and vice versa;
- 2. reference to any law or legislation shall include the rules and regulations thereunder;
- 3. headings, sub-headings, titles, sub-titles to clauses, subclauses and paragraphs are for information and convenience only and shall be ignored in construing the Scheme; and
- 4. all terms and words not defined in this Scheme shall unless repugnant or contrary to the context or meaning thereof, have the same meaning as prescribed to them under the Act, Income-tax Act, 1961 or any other applicable laws, rules, regulations, bye laws, as the case may be including any statutory modification or re-enactment thereof from time to time.

2. SHARE CAPITAL

2.1 The share capital structure of ELPL as on 31st March, 2024 is as follows:

Particulars	Amount(in Rs.)
Authorized Share Capital	
49,99,950 equity shares of Rs 10 each	4,99,99,500
TOTAL	4,99,99,500
Issued, subscribed and paid-up share capital	
34,16,500 equity shares of Rs 10 each fully paid up	3,41,65,000
TOTAL	3,41,65,000

2.2 The share capital structure of VLL as on 31st March, 2024 is as follows:

CLABORATORIES PRIVATE LIMITED

Sujani Vasheddi Company Secretary Harita Vasireddi 7 of 30 Managing Director

Particulars	Amount(inRs.)
Authorized share capital	
3,50,00,000 equity shares of Rs.2/- each	7,00,00,000
TOTAL	7,00,00,000
Issued, Subscribed and Paid-up share capital	
2,21,70,583 equity shares of Rs 2/- each fully paid up	4,43,41,166
TOTAL	4,43,41,166

3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

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

PART - II

AMALGAMATION OF TRANSFEROR COMPANY / ELPL WITH TRANSFEREE COMPANY VLL

4. AMALGAMATION AND VESTING OF ASSETS AND LIABILITIES AND ENTIRE BUSINESS OF ELPL

4.1 Upon coming into effect of the Scheme, with effect from the Appointed Date and in accordance with the provisions of this Scheme and pursuant to Sections 230 to 232 and other applicable provisions of the Act and Section 2(1B) of the Income-tax Act, 1961, ELPL shall stand amalgamated with VLL as a going concern and all assets and liabilities of ELPL(whether or not recognised in the books of ELPL)shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in VLL, so as to become on and from the Appointed Date, the assets and liabilities of VLL by

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Sujani Vasireddi Company Secretary For VIMTALABS LIMITED

Harita Vasireddi Managing Directors of 30 virtue of operation of law and in the manner provided in this Scheme.

- 4.2 With respect to the assets and properties of ELPL which are movable in nature (including but not limited to plant and machinery) or are otherwise capable of transfer by delivery or possession or by endorsement, shall stand transferred upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of VLL without requiring any deed or instrument of conveyance for transfer of the same.
- 4.3 With respect to the assets and properties of ELPL other than those referred to in Clause [4.2] above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with any Appropriate Authority, customers and other Persons, whether or not the same is held in the name of ELPL, the same shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in VLL with effect from the Appointed Date by operation of law as transmission in favour of VLL. With regard to assets such as leases or

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licenses of the properties, VLL will enter into novation agreements, if it is so required.

- All the patents, trademarks and copyrights of ELPL (whether 4.4 registered or unregistered), along with all rights relating thereto (including attached goodwill, title, interest, labels and brand registrations) and all such other industrial and intellectual property rights of whatsoever nature of ELPL shall stand vested in VLL pursuant to the operation of law. VLL shall take such actions including execution of such deeds, contracts, agreements as may be necessary and permissible under the Applicable Law to get the same vested and/ or registered in the name of VLL.
- 4.5 In respect of such of the assets and properties of ELPL which are immovable in nature, whether or not recorded in the books of ELPL, including rights, interest and easements in relation thereto, the same shall stand transferred to and be vested in VLL with effect from the Appointed Date, without any act or deed or conveyance being required to be done or executed by ELPL and/or ELL.
- 4.6 For the avoidance of doubt and without prejudice to the generality of Clause [4.5] above and Clause [4.7] below, it is clarified that, with respect to the immovable properties of ELPL in the nature of land and buildings, VLL shall register the true copy of the order of the Tribunal approving the

Scheme with the offices of the relevant Sub-registrar of

FOR EMTAC LABORATORIES PRIVATE LIMITED

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Managing Director

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Assurances or similar registering authority having jurisdiction over the location of such immovable property and shall also execute and register, as required, such other documents which may be necessary in this regard. It is clarified that any document executed pursuant to this Clause [4.6] will be for the limited purpose of meeting regulatory requirements and shall not be deemed to be a document under which the transfer of any asset of ELPL takes place and all assets of ELPL shall be transferred solely pursuant to and in terms of this Scheme and the order of the Tribunal sanctioning this Scheme.

- 4.7 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of ELPL as on the Appointed Date shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to VLL to the extent that they are outstanding as on the Appointed Date and VLL shall meet, discharge and satisfy the same.
- 4.8 Unless otherwise agreed to between ELPL and VLL, the vesting of all the assets of ELPL, as aforesaid, shall be subject to encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such encumbrances shall be confined only to the relevant assets of ELPL or part thereof on or over which they are subsisting on and no such encumbrances shall extend over or apply to any other asset(s) of VLL. Any reference in any security

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Sujani Vasireddi Company Secretary Harita Vasireddi1 of 30 Managing Director

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documents or arrangements (to which ELPL is a party) related to any assets of ELPL shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of VLL. Similarly, VLL shall not be required to create any additional security over the assets vested under this Scheme for any loans, deposits or other financial assistance already availed of /to be availed of by it, and the encumbrances in respect of such indebtedness of VLL shall not extend or be deemed to extend or apply to the assets so vested.

If ELPL is entitled to any unutilized credits (including 4.9 accumulated losses and unabsorbed depreciation, book loss and book depreciation, minimum alternate tax credit, withholding tax, advance tax, sales tax, excise duty, customs duty, service tax, value added tax, goods and service tax, other incentives), benefits under the state or central fiscal / investment incentive schemes and policies or concessions under any Tax law or Applicable Law, any subsidies, special status, benefits, privileges granted by Appropriate Authority or by any other Person, VLL shall be entitled, as an integral part of the Scheme, to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission. Without prejudice to the generality of the foregoing, in respect of unutilized input credits of goods and service tax and value

FOR EMTAC LABORATORIES PRIVATE LIMITEL

Sujani Vasireddi Company Secretary Harita Vasireddi Managing Director of 30

For VIMTA

added tax of ELPL, if any, the same shall be transferred to VLL in accordance with the Applicable Law.

- 4.10 With effect from the Appointed Date, all the Permits held or availed of by, and all rights and benefits that have accrued to ELPL shall be transferred to VLL, without any further act, instrument or deed and shall be appropriately mutated or endorsed by the Appropriate Authorities concerned therewith in favour of VLL as if the same were originally given by or issued to or executed in favour of VLL and VLL shall be bound by the terms, obligations and duties thereunder and the rights and benefits under the same shall be available to VLL to carry on the operations of ELPL without any hindrance, whatsoever.
- 4.11 On coming into effect of this Scheme, without any further act or deed and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, engagements, arrangements and other instruments (including all licences and other assurances in favour of ELPL or powers or authorities granted by or to it) of whatsoever nature to which ELPL is a party or to the benefit of which ELPL may be eligible, or under which ELPL has any obligations to discharge and which are subsisting or having effect shall, without any further act, instrument or deed, continue in full force and effect in favour of or against VLL and may be enforced as fully and effectually as if, instead of ELPL, VLL

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireddi Company Secretary Harita Vasirede 13. of 30 Managing Director

had been a party or beneficiary or obligee or obligor thereto or thereunder.

- 4.12 On and from the Effective Date and till such time that the name(s) of the bank accounts of ELPL have been replaced with that of VLL, VLL shall be entitled to maintain and operate the bank accounts of ELPL in the name of ELPL for such time as may be determined to be necessary by VLL. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of ELPL after the Effective Date shall be accepted by the bankers of VLL and credited to the account of VLL, if presented by VLL.
- 4.13 Without prejudice to the provisions of the foregoing subclauses of this Clause 4 and upon the effectiveness of this Scheme, ELPL and VLL may execute any and all instruments or documents and do all the acts, deeds and things as may be required, including filing of necessary particulars and/ or modification(s) of charge, necessary applications, notices, intimations or letters with any Appropriate Authority or Person to give effect to the Scheme.
- 4.14 For the purpose of giving effect to the amalgamation order passed under Section 233 and other applicable provisions of the Act in respect of this Scheme by the Hon'ble Tribunal, VLL shall, at any time pursuant to the orders approving this Scheme, be entitled to get the record of the change in the

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Sujani Vasireddi Company Secretary

legal right(s) upon the amalgamation of ELPL in accordance with the provisions of Section 230 to 232 of the Act. VLL is and shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc., as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme.

5. EMPLOYEES

- 5.1 With effect from the Effective Date, all employees of ELPL shall become employees of VLL on terms and conditions no less favourable than those on which they are engaged by ELPL without interruption in service.
- 5.2 The accumulated balances, if any, standing to the credit of and in favour of the aforesaid employees in the existing provident fund, gratuity fund, superannuation fund and any other fund of which they are members, as the case may be, will be transferred to the respective funds of VLL set-up in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities or to the funds nominated by VLL. Pending the transfer as aforesaid, the dues of the said employees would continue to be deposited in the existing provident fund, gratuity fund, superannuation fund and other fund respectively of ELPL and such funds shall be held for the benefit of the employees transferred

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireddi Company Secretary

under the Scheme.

FOR VIMITALABS LIMITED

Managing Director

6. LEGAL PROCEEDINGS

6.1 If any suit, cause of actions, appeal or other legal, quasi-

judicial, arbitral or other administrative proceedings of

whatever nature (hereinafter called the "Proceedings of

ELPL") by or against ELPL are pending on the Effective Date,

the same shall not abate, be discontinued or be in any way

prejudicially affected by reason of the amalgamation or of

anything contained in this Scheme, but the Proceedings of

ELPL may be continued, prosecuted and enforced by or

against VLL in the same manner and to the same extent as

it would or might have been continued, prosecuted and

enforced by or against ELPL as if this Scheme had not been

made. On and from the Effective Date, VLL may initiate any

legal proceeding(s) for and on behalf of ELPL.

6.2 From the Appointed Date and until the Effective Date, ELPL

shall defend all legal proceedings, other than in the ordinary

course of business, with the advice and instructions of VLL.

7. CONSIDERATION

ELPL is a wholly owned subsidiary of VLL. Therefore, there shall be

no issue of shares as consideration for the amalgamation of ELPL

with VLL.

8. ACCOUNTING TREATMENT

Notwithstanding anything to the contrary in the other parts of the

scheme, the Transferee Company shall give effect to the accounting

treatment in books of accounts in accordance with the standards

For VIMTA

For EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasirendi Company Secretary Harita Vasireddi

Managing Director

specified under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as applicable on the Appointed Date.

a) The Transferor and Transferee Company, both being entities under common control, shall account for the amalgamation in its financial statements in accordance with the "Pooling of Interest Method" laid down by Appendix C of Ind AS 103 - Business combinations prescribed under Section 133 of the Act and other generally accepted accounting read with the recent clarifications issued by Institute of Chartered Accountants of India (ICAI).

b) The Transferee Company shall upon the scheme coming into effect, record all the assets (including goodwill), liabilities and reserves of the Transferor Companies vested in it pursuant to this Scheme. at their existing carrying amounts" and in same form as appearing in the consolidated financial statements of the Transferee company.

c) As a result, investment in the equity of the Transferor company as appearing in the books of Transferee company shall stand cancelled. To the extent there are inter-company loans, advances & any other balances whatsoever between the Transferor and Transferee company, the same shall stand cancelled without any further act or deed, upon becoming of operating the scheme.

d)In case of any difference in accounting policy between the Transferor company and Transferee company, the impact of the same till the appointed date will be quantified and adjusted in the

For EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireddi Company Secretary Harita Vashgeddibf 30 Managing Director

reserves to ensure that the financial statements of the Transferee company to reflect the financial position on the basis of consistent accounting policy. 20%

e) On this scheme becoming effective, the financial information in the financial statements of the transferee company in respect of prior periods will be restated as if Amalgamation had occurred from (a) the beginning of the preceding period in the financial statements or (b) the date when control was acquired, whichever is later.

9. TAXES/ DUTIES/ CESS

9.1 This Scheme has been drawn up to comply with the conditions as specified under Section 2(1B) of the Incometax Act, 1961 and other relevant provisions of the Incometax Act, 1961 involving as aforesaid. If any of the terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said sections at a date including resulting from a retrospective later amendment of law or for any other reason whatsoever, till the time the Scheme becomes effective, the provisions of the said sections of the Income-tax Act, 1961 shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with Section 2(1B) of the Income-tax Act, 1961 and other relevant sections of the Income-tax Act, 1961.

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Sujani Vasiredoj Company Secretary FOR VIIVITALABS LIMITED

Harita Vasireddi Managing Birentor Upon the effectiveness of the Scheme, by operation of law pursuant to the order of the Tribunal: $2\sqrt{0}$

- 9.2 Taxes of whatsoever nature including advance tax, self-assessment tax, regular assessment taxes, tax deducted at source, dividend distribution tax, minimum alternative tax, if any, paid by ELPL shall be treated as paid by VLL and it shall be entitled to claim the credit, refund, adjustment for the same as may be applicable. Further, any tax deducted at source by ELPL/VLL on payables to VLL/ELPL, respectively, which income shall not be accrued in the books pursuant to the Scheme, shall also be deemed to be advance taxes paid by VLL and shall, in all proceedings, be dealt with accordingly.
- 9.3 Parties are expressly permitted to revise and file their income tax returns and other statutory returns, along with the necessary forms, filings and annexures even beyond the due date, if required, including tax deducted / collected at source returns, service tax returns, excise tax returns, sales tax / value added tax / goods and service tax returns, as may be applicable and has expressly reserved the right to make such provision in its returns and to claim refunds, advance tax credits, credit of tax deducted at source, credit of foreign Taxes paid/withheld, etc. if any, as may be required for the purposes of/consequent to implementation

For EMTAC LABORATORIES PRIVATE LIMITED

Company Secretary

of the Scheme.

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9.4 It is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., VLL, if so required, shall issue notice in the name of ELPL, in such form as it may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of VLL, as the person entitled thereto, to the end and intent that the right of ELPL, to recover or realise the same, stands transferred to VLL.

9.5 Obligation for deduction of tax at source on any payment made by or to be made by EPPL, under Tax Laws or other applicable laws / regulations dealing with Taxes/ duties / levies duly complied by EPPL shall be made or deemed to have been made and duly complied with by VLL.

10. EFFECT OF SCHEME

The Scheme shall not have any adverse effect on any key managerial personnel, directors, promoters, non-promoter members, creditors or any employee, if any, of the Transferor Company or the Transferee Company. The Scheme shall also not have any effect on material interests of any of directors and key managerial personnel of Transferor Company or the Transferee Company. As stated above, any outstanding amounts payable by the Transferor Company shall stand transferred onto the Transferee

Company and shall be payable by the Transferee Company.

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasiredo. Company Secretary

Harita ଏଞ୍ଚାନିଷ୍ପରି Managing Director Further, the services of all transferred employees, if any, and managerial personnel of the Transferor Company to the Transferee Company will be treated as having been continuous for the purpose of the aforesaid employee benefits and / or liabilities.

11. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon this Scheme coming into effect, the resolutions/ power of attorneys/ Letter of Authority(ies) executed by ELPL, that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions, power of attorney and Letter of Authority(ies) passed/ executed by VLL and if any such resolutions have any monetary limits approved under the provisions of the Act or any other applicable statutory provisions, then such limits shall be added to the limits, if any, under like resolutions passed by VLL and shall constitute the new aggregate limits for each of the subject matters covered under such resolutions for the purpose of VLL.

12. CONSOLIDATION OF AUTHORISED CAPITAL

12.1 Upon this Scheme becoming effective, the authorized share capital of the Transferee Company shall automatically stand increased without any further act, instrument or deed, by the Authorised share capital of the Transferor Company, amounting in aggregate to Rs. 11,99,99,500/-(Rupees Eleven Crores Ninety Nine Lakhs Ninety Nine Thousand Five Hundred Only) divided into 5,99,99,750 Equity Shares of

Rs. 2/- each.
For EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vadireddi Company Secretary For VIMTALLABS LIMITED

Harita Vasireddi

12.2 The memorandum and articles of association Transferee Company (relating to authorised share capital) shall without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders to the Scheme shall be deemed to be sufficient for the purpose of effecting this amendment, and no further resolution(s) under any other applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorised capital of the Transferor Company shall be utilised and applied to the increased authorised share capital of the Transferee Company and there would be no requirement for any other further payment of stamp duty and / or fee by the Transferee Company for increase in the authorised share capital to that extent. Pursuant to the Scheme becoming effective and consequent upon the amalgamation of the Transferor Company into the Transferee Company, the authorised share capital of the Transferee Company will be as under:

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasiredoj Company Secretary





- 12.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent / approval also to the alteration of the Memorandum of Association of the Transferee Company as may be required under the Act.
- 12.4 Clause V of the Memorandum of Association of the Transferee Company shall, without any further act, instrument or deed, be and stand altered, modified and amended pursuant to applicable provisions of the Companies Act, 2013 as the case may be and be replaced by the following clause:
- 12.5 The Authorised Share Capital of the Company is Rs. 11,99,99,500/- (Rupees Eleven Crores Ninety Nine Lakhs Ninety Nine Thousand Five Hundred Only) divided into 5,99,99,750 Equity Shares of Rs. 2/- (Rupees Ten only) each.

FOR EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireddi Company Secretary For VIMIA LABS LIMITED

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Page 23 of 30

13. DISSOLUTION OF EPPL

On the Scheme becoming effective, ELPL shall stand dissolved without going through the process of winding up and the Board and any committees thereof of ELPL shall without any further act, instrument or deed be and stand discharged. On and from the Effective Date, the name of ELPL shall be deemed to be struck off from the records of the RoC.

PART - III

GENERAL TERMS & CONDITIONS

14. SAVING OF CONCLUDED TRANSACTIONS

Nothing in this Scheme shall affect any transaction or proceedings already concluded or liabilities incurred by ELPL, until the Effective Date, to the end and intent that VLL shall accept and adopt all acts, deeds and things done and executed by ELPL in respect thereto as done and executed on behalf of VLL.

15. BUSINESS UNTIL EFFECTIVE DATE

- 15.1 With effect from the date of approval of the Scheme by the respective Boards of the Parties and up to and including the Effective Date:
- 15.1.1 ELPL shall carry on its businesses with reasonable diligence and business prudence and in the same manner as ELPL had been doing hitherto; and
- 15.1.2 VLL shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as necessary

under Applicable Law for such consents, approvals and

EMTAC LABORATORIES PRIVATE LIMITED

Company Secretary

FOR VIMITALABS LIMITED

age 24 of 30

Harita Vasireddi Managing Director

:

sanctions which VLL may require to carry on the business of

ELPL and to give effect to the Scheme.

15.2 ELPL with effect from the Appointed Date and up to and including the Effective Date:

15.1.1 Shall be deemed to have been carrying on and shall carry on

its businesses and activities and shall hold and stand

possessed of the assets for and on account of, and in trust

for VLL;

15.1.2 All profits or income arising or accruing to ELPL and all

Taxes paid thereon (including but not limited to advance tax,

tax deducted at source, minimum alternate tax, dividend

distribution tax, securities transaction tax, Taxes

withheld/paid in a foreign country, etc.) or losses arising or

incurred by ELPL shall, be treated as and deemed to be the

profits or income, taxes or losses of VLL; and

15.3 All loans raised and all liabilities and obligations incurred by

ELPL after the Appointed Date and prior to the Effective Date, shall,

subject to the terms of this Scheme, be deemed to have been

raised, used or incurred for and on behalf of VLL in which it shall

vest in terms of this Scheme and to the extent they are outstanding

on the Effective Date, shall also, without any further act, instrument

or deed be and be deemed to become the debts, liabilities, duties

and obligations of VLL.

For EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasicodi Company Secretary For VIMTALABS LIMITED

Managing Director

Page 25 of 30

FACILITATION PROVISION 16

Notwithstanding anything contained in this Scheme, on or Effective Date, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom pertaining to ELPL are transferred, vested, recorded, effected and / or perfected, in the records of any Appropriate Authority, regulatory bodies or otherwise, in favour of VLL, VLL is deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement.

17 APPLICATIONS/ PETITIONS TO THE TRIBUNAL

The Parties shall make and file all applications and petitions under Sections 230 to 232 and other applicable provisions of the Act before the Tribunal, for sanction of this Scheme under the provisions of the Act.

18 MODIFICATION OR AMENDMENTS TO THIS SCHEME

The Board of the Parties acting jointly may make any modifications or amendments to this Scheme at any time and for any reason whatsoever, or which may otherwise be considered necessary, desirable or appropriate. Any modification or amendment to the Scheme by the Board of the Parties pursuant to this Clause [16.1] shall not require any further approval/ consent from the shareholders and/ or creditors if the

FOR EMTAC LABORATORIES PRIVATE LIMITED

Company Secretary

FOR VIMITA LABS LIMITED Vasireddi Managing Director Page 26 of 30

shareholders/ creditors have already approved/ consented to the Scheme. The Board of the Parties may consent to any conditions or limitations that the Tribunal or any other Appropriate Authority may impose.

18.2 For the purposes of giving effect to this Scheme, the Board of VLL may give such directions including directions for settling any question or difficulty that may arise and such directions shall be binding as if the same were specifically incorporated in this Scheme.

19. SCHEME CONDITIONAL ON APPROVALS AND SANCTIONS

This Scheme is conditional upon and subject to:

19.1 Approval of this Scheme by the NCLT, whether with any modification or amendment as the NCLT may deem appropriate or otherwise; and

19.2 The certified copies of the NCLT's orders sanctioning this Scheme being filed with the Registrar of Companies, Telangana at Hyderabad by the Transferor Company and the Transferee Company.

FOR EMTAC LABORATORIES PRIVATE LIMITEL

Sujani Vasireddi Company Secretary For VIMTA LABS LIMITED

Harita Vasireddi
Managing Director



20.1 In the event that this Scheme is not sanctioned by the NCLT or in the event any of the consents, approvals, permissions, resolutions, agreements, sanctions or conditions specified in this Scheme are not obtained or complied with or this Scheme cannot be implemented for any other reason, this Scheme shall stand revoked and cancelled and shall have no effect, and each of the Transferor Company and the Transferee Company shall bear their own costs, charges and expenses in connection with this Scheme, unless otherwise mutually agreed.

- 20.2 In the event of non-receipt of approval of any lender or creditor for the transfer of any liability, then at the option of the Board of the Transferee Company, it may issue a security or recognize a liability in favour of the lender or the creditor, as the case may be, on the same terms.
- 20.3 The transfer of such asset or liability shall become effective from the Appointed Date as and when the requisite approvals are received or the liability or security abovementioned be recognized or issued and the provisions of this Scheme shall apply appropriately to the said transfer, recognition and issue.

FOR EMTAC LABORATORIES PRIVATE LIMITED

Company Secretary

Managing Director

FOR VIMTALABS LIMITED

Page 28 of 30

21. WITHDRAWAL OF THIS SCHEME

The Board of the Parties acting jointly shall be at liberty to withdraw the Scheme, any time before the Scheme is effective.

22. COSTS AND EXPENSES

All costs, charges and expenses payable in relation to or in connection with this Scheme and incidental to the completion of the Scheme including stamp duty on the order(s) of the Tribunal, if any, to the extent applicable and payable shall be borne and paid by VLL.

23. MISCELLANEOUS

- 23.1 After the transfer, the combined assets shall be sufficient to meet the combined liabilities of the Transferee Company and the said Scheme will not adversely affect the rights of any of the creditors of any of the Companies in any manner whatsoever and the assets of the amalgamated company (i.e. the Transferee Company) shall be sufficient for payment of all liabilities as and when the same fall due in usual course.
- 23.2 In the event of non-fulfillment of any or all obligations under the Scheme by any company towards the other company, inter-se or to third parties and non-performance of which will put the other company under any obligation, then such company will indemnify the other company in respect of all costs/interests, etc.

For EMTAC LABORATORIES PRIVATE LIMITED

Sujani Vasireda Company Secretal Harita Vasireddi Managing Director

Page 29 of 30

23.3 On the approval of the Scheme by the members of the Transferor Company pursuant to Section 232 read with Section 230 of the Act, it shall be deemed that the said members have also accorded all relevant consents under other provisions of the Act to the extent the same may be considered applicable for the purpose of this Scheme.

23.4 It is the intention of the parties that any Part of the Scheme, as may be mutually decided by the Board of each of the Parties, shall be severable from the remainder of the Scheme, and the Scheme shall not be affected by such alteration.

FOR EMTAC LABORATORIES PRIVATE LIMITEL

Sujani Vashedai Company Secretary For VIMTA LABS LIMITED

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