
SCHEME OF AMALGAMATION

OF

EXCEL CROP CARE LIMITED

AND

SUMITOMO CHEMICAL INDIA PRIVATE LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS

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**SCHEME OF AMALGAMATION
OF
EXCEL CROP CARE LIMITED
("TRANSFEROR COMPANY")
AND
SUMITOMO CHEMICAL INDIA PRIVATE LIMITED
("TRANSFeree COMPANY")
AND
THEIR RESPECTIVE SHAREHOLDERS**

(Under Sections 230 to 232 and other applicable provisions of Companies Act, 2013)

PREAMBLE

1. BACKGROUND AND DESCRIPTION OF COMPANIES

- 1.1 This scheme of amalgamation ("**Scheme**") is presented for the amalgamation of the Transferor Company (defined hereinafter) with the Transferee Company (defined hereinafter) ("**Amalgamation**") under the provisions of Sections 230 to 232 and other applicable provisions of the Act (defined hereinafter).
- 1.2 This Scheme is proposed to be presented before the NCLT (defined hereinafter) by both the Companies (defined hereinafter) for getting the same sanctioned by the NCLT (defined hereinafter).
- 1.3 The Transferor Company, a public limited company, was incorporated on March 21, 1964, is registered with the Registrar of Companies, Mumbai and has its registered office situated at 184-87, S. V. Road Jogeshwari (West) Mumbai, Maharashtra 400102. The shares of the Transferor Company are listed on the Stock Exchanges (defined hereinafter). The main objects of the Transferor Company as per its MOA (defined hereinafter) are as follows:

"1. To carry on in India or elsewhere the business to manufacture, produce, process, compound, mix, pack, formulate, condense, distill, rectify, sterilize, pasteurize, steam, evaporate, vaporize, cool, filter, commercialize, develop, treat, cure, refine, extract, operate, manipulate, prepare, purify, protect, preserve, disinfect, turn to account, or otherwise deal in, and to act as broker, agent, stockist, distributor, consultant, collaborator, buyer, seller, exporter, importer, job worker, vendor, contractor or supplier of, all types of organic, inorganic, industrial, laboratory, photographic, fine, biological, pathological, pharmaceutical and other chemicals including, but not limited to, those meant for crop protection, agricultural, horticultural, arboricultural, general pest control and other allied activities; compounds, drugs, formulations, preparations, acids, solvents, oils, solutions, derivatives, fluids, products, by-products, residues, catalysts, reagents, mixtures, concentrates, lumps, powders, granules and allied items and to do all necessary acts and things incidental for the attainment of the above object.

2. To manufacture, buy, sell, import, export, or otherwise deal in organic and non-organic fertilizers and manures; pesticides, rodenticides, insecticides, fungicides, weedicides, bio-pesticides, plant growth regulators and enhancers, fumigants, preservatives and any and all such products and preparations by whatever name called for crop protection, agriculture, horticulture, arboriculture and allied purposes and for preservation of food-grains.

3. To apply scientific and engineering principles to processing of materials by biological agents to produce or manufacture medicines, pharmaceutical products of all kinds and seeds, and to undertake services including those by use of Genetic Engineering, Gene Technology, Cell Hybridization, Micro Organisms, Genetic Manipulation, Recombinant DNA and other means of biotechnology and to deal in, manufacture, process, trade, purchase, sell, export, import, store, refrigerate, pack and repack all types and kinds of materials required for production using biotechnology including genetically engineered cells or organisms and to process, store, purchase, sell, import, export, pack and repack goods produced by using biotechnology."

- 1.4 The Transferee Company, a private limited company, was incorporated on February 15, 2000, is registered with the Registrar of Companies, Mumbai and has its registered office situated at Moti Mahal, 7th Floor, 195, Jamshedji Tata Road, Churchgate Mumbai, Maharashtra - 400020. The main objects of the Transferee Company as per its MOA (defined hereinafter) are as follows:

"To carry on in India, and/ or elsewhere, all or any of the businesses and related activities of importers, exporters, buyers, sellers, wholesalers, retailers, traders, dealers, agents, brokers, distributors and factors of every kind, in every description, in a prepared, manufactured, semi-manufactured or raw state, of, goods and merchandise including but not limited to basic chemicals, fine chemicals, organic and inorganic chemicals, agro-chemicals, specialty chemicals, environmental health chemical products, feed additives and other vitamin products, pharmaceuticals, plastics, petroleum products and/or any of their intermediates and to facilitate the formation of subsidiaries and joint ventures in India and entering into strategic alliances, distribution arrangements, marketing arrangements, consulting arrangements, research arrangements and/ or licensing arrangements, by directly investing or otherwise in the field of basic chemicals, fine chemicals, organic and inorganic chemicals, agro-chemicals, specialty chemicals, environmental health chemical products, feed additives and other vitamin products, pharmaceuticals, plastic, petroleum products and/ or any of their intermediates, subject where applicable to necessary Government and Reserve Bank of India approvals."

- 1.5 The Companies are part of the same promoter group. Sumitomo Chemical Company Limited, ("SCC") holds 99.99% (ninety nine point nine nine percent) of the total paid-up share capital of the Transferee Company and effectively holds 64.97% (sixty four point nine seven percent) of the total paid-up share capital of the of Transferor Company. Out of 64.97% (sixty four point nine seven percent) of the total paid-up share capital effectively held by SCC in the Transferor Company, 44.98% (forty-four point nine eight percent) of the total paid-up share capital is held directly by SCC and 19.98% (nineteen point nine eight percent) of the total paid-up share capital is held through the Transferee Company.

2. OBJECTS AND RATIONALE FOR THE PROPOSED SCHEME

This Scheme provides for the amalgamation of Transferor Company with Transferee Company pursuant to Sections 230 to 232 of the Act (defined hereinafter) and other applicable provisions of the Act (defined hereinafter), with the view to achieve the following benefits:

- 2.1 Consolidation of businesses presently carried on by the Transferor and Transferee Company, which shall create greater operational synergies and efficiencies at

multiple levels of business operations and shall provide significant impetus to their growth;

- 2.2 Merger shall result in consolidation of major India operations under one platform which is expected to get undivided attention from the parent company and thereby leveraging capability of the merged entity which in turn will allow the merged entity to undertake future expansion strategies and to tap bigger opportunities;
- 2.3 Creation of value for shareholders of the Companies and other stakeholders, by way of creation of a large asset base, facilitating access to better financial resources, stronger consolidated revenue and profitability, diversification in product portfolio and thereby reducing business risks;
- 2.4 Pooling of assets, proprietary information, personnel, financial, managerial and technical resources of the Companies, thereby contributing to the future growth of the merged entity;
- 2.5 Consolidating the shareholding and thereby eliminating administrative duplications and consequently reducing the administrative costs of maintaining separate companies;
- 2.6 The Transferor Company and the Transferee Company operate businesses that complement each other and therefore, can be conveniently combined for mutual benefit of the shareholders of the Companies;
- 2.7 This Scheme shall be in the beneficial interest of all the stakeholders and the shareholders of both the Companies.

3. THIS SCHEME IS DIVIDED INTO FOLLOWING PARTS:

- (i) **Part A** — deals with definitions
- (ii) **Part B** — deals with the share capital of the Companies;
- (iii) **Part C** — deals with the Amalgamation between the Companies;
- (iv) **Part D** — deals with general terms and conditions applicable to this Scheme.

PART A
DEFINITIONS AND INTERPRETATIONS

1. DEFINITIONS

- 1.1 In this Scheme, unless repugnant to or inconsistent with the subject or context, the following expressions shall have the following meaning:
- 1.1.1 **"Act"** means the Companies Act, 2013, as amended, to the extent of the provisions notified and rules and regulations made thereunder and shall include any statutory modifications, amendments or re-enactment thereof for the time being in force;
- 1.1.2 **"AOA"** shall mean articles of association of the relevant company (Transferor Company or Transferee Company), as the case may be;
- 1.1.3 **"Applicable Laws"** means any statute, notification, bye laws, rules, regulations, guidelines, rule of common law, policy, code, directives, ordinance, orders or instructions having the force of law enacted or issued by any Appropriate Authority including any statutory modification or re-enactment thereof for the time being in force;
- 1.1.4 **"Appointed Date"** means the date from which the provisions of the Scheme shall become operational, i.e. opening of business hours on **April 01, 2018**, as assented to and approved by the Board of Directors of the Companies or such other date as may be directed by the NCLT (defined hereinafter) or other Appropriate Authority as may be applicable;
- 1.1.5 **"Appropriate Authority"** means and includes government or political subdivision thereof; any department, agency or instrumentality of any Government or political subdivision thereof; any court or arbitral tribunal and any regulatory authority of competent jurisdiction including any tax authorities, the Reserve Bank of India, Registrar of Companies, SEBI and NCLT;
- 1.1.6 **"Board"** or **"Board of Directors"** means the Board of Directors of the Transferor Company or of the Transferee Company as the context may require and shall, 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 duly constituted and authorized, inter alia, for the purposes of the merger, the Scheme and/ or any other matter relating thereto;
- 1.1.7 **"Companies"** shall mean the Transferor Company and the Transferee Company.
- 1.1.8 **"Contracts"** shall mean to include but shall not be limited to customer contracts, service contracts, and supplier contracts entered into by the Transferor Company.

- 1.1.9 **"Effective Date"** or **"upon the Scheme becoming effective"** or **"upon coming into effect of this Scheme"** means the last date on which the certified copies of the Order of NCLT sanctioning this Scheme (defined hereinafter) is filed with the Registrar of Companies, Mumbai by the Transferor and Transferee Company, as required under the provisions of the Act;
- 1.1.10 **"Funds"** shall have the meaning ascribed to it in Clause 4.2 of Part C of this Scheme;
- 1.1.11 **"Ind AS"** shall have the meaning ascribed to it in Clause 12.1 of Part C of this Scheme;
- 1.1.12 **"LODR Regulations"** shall have the meaning ascribed to it in Clause 5.1 of Part C of this Scheme;
- 1.1.13 **"MOA"** shall mean memorandum of association of the relevant company (Transferor or Transferee), as the case may be;
- 1.1.14 **"NCLT"** or **"Tribunal"** means the National Company Law Tribunal, Mumbai Bench having jurisdiction over the Companies;
- 1.1.15 **"Public Shareholder"** shall have the meaning ascribed to it in the SEBI Circular (defined hereinafter);
- 1.1.16 **"Record Date"** means the date fixed by the Board of Directors of the Transferor Company or committee thereof, if any, in consultation with the Board of Directors of the Transferee Company for the purpose of determining the shareholders of the Transferor Company who shall be entitled to receive equity shares of the Transferee Company as consideration as per Clause 11 of Part C of this Scheme;
- 1.1.17 **"Sanction of this Scheme"** shall have the meaning ascribed to it in Clause 1.1 of Part C;
- 1.1.18 **"Scheme"** or **"the Scheme"** or **"this Scheme"** means this Scheme of Amalgamation in its present form (along with any annexures, schedules etc., annexed / attached hereto) or with any modification(s)/ amendment(s) made under Clause 2 of Part D of this Scheme as approved or directed by the NCLT;
- 1.1.19 **"SEBI"** means Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992;
- 1.1.20 **"SEBI Circular"** means circular no CFD/DIL3/CIR/2017/21 issued on March 10, 2017, as amended in accordance with any subsequent circulars and amendments, if any, that may be issued by SEBI from time to time;
- 1.1.21 **"Stock Exchanges"** shall mean BSE Limited and the National Stock Exchange of India Limited collectively;

1.1.22 **"Transferee Company"** shall have the meaning ascribed to it in the Title Clause of this Scheme and upon conversion of the said company to a public limited company as mentioned in this Scheme, all references to the Transferee Company shall be construed as references to the public company; and

1.1.23 **"Transferor Company"** shall have the meaning ascribed to it in the Title Clause of this Scheme;

1.2 Capitalized terms used herein, which are not otherwise defined shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act, 1992 (including the rules, regulations made thereunder), the Depositories Act, 1996, the Income Tax Act, 1961 and other Applicable Laws.

2. INTERPRETATION

2.1 References to statutory provisions shall be construed as references to the statutory provisions under laws of India unless otherwise specified, and in any event to those provisions as respectively amended, superseded or re-enacted or as their application is modified by any other provisions (whether made before or after the date of this Scheme) from time to time, to the extent in force;

2.2 References to clauses or sub-clause are to the clauses or sub-clauses of specific parts in which they appear of this Scheme;

2.3 The headings and sub-headings are for information only and shall not affect the construction or interpretation of this Scheme;

2.4 The singular shall include the plural and vice versa; and reference to one gender shall include all genders;

2.5 Any phrase introduced by the terms "including", "include" or any similar expression shall be construed as illustrative and shall not limit the sense or scope of the word(s) preceding those terms; and

2.6 Any reference to a thing includes a part of that thing.

3. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme as set out herein in its present form or with any modification(s) and amendment(s) made under Clause 2 of Part D of this Scheme shall be come into force from the Effective Date but shall be effective from the Appointed Date.

PART B
SHARE CAPITAL

1. SHARE CAPITAL

1.1 The share capital of the Transferor Company as on March 31, 2018 was as under:

Particulars	Amount in (INR)
Authorised Capital 12,000,000 Equity Shares of Rs. 5/- each	60,000,000
TOTAL	60,000,000
Issued, Subscribed and Paid up Capital 11,005,630 Equity Shares of Rs. 5/- each fully paid up	55,028,150
TOTAL	55,028,150

1.2 The share capital of the Transferee Company as on March 31, 2018 was as under:

Particulars	Amount in (INR)
Authorised Capital 300,000,000 Equity Shares of Rs. 10/- each	3,000,000,000
TOTAL	3,000,000,000
Issued, Subscribed and Paid up Capital 274,588,095 Equity Shares of Rs. 10/- each fully paid up	2,745,880,950
TOTAL	2,745,880,950

1.3 Subsequent to March 31, 2018 and till the approval of the Scheme by the Board of Directors of the Companies, there have been no changes in the authorised, issued, subscribed and paid-up share capital of either the Transferor or the Transferee Company.

1.4 Further, the Transferee Company holds 2,199,448 equity shares of Rs. 5/- each fully paid up in the Transferor Company, representing about 19.98% of the total paid up share capital of the Transferor Company.

PART C
AMALGAMATION BETWEEN THE COMPANIES

1. TRANSFER AND VESTING

1.1 Subject to the provisions of this Scheme as specified hereinafter, upon this Scheme becoming effective and with effect from the Appointed Date; pursuant to the sanction of this Scheme, by the Hon'ble NCLT or any other Appropriate Authority, in accordance with the provisions of Sections 230 to 232 of the Act, other applicable provisions, if any, of the Act ("**Sanction of this Scheme**"), the entire business and undertaking of the Transferor Company shall, be and stand transferred to and be vested in or be deemed to have been transferred to and be vested in the Transferee Company, as a going concern, together with all estate, properties, assets, rights, claims, title and authorities, benefits, liabilities and interest therein and subject to existing charges thereon in favour of the banks and financial institutions or otherwise, as the case may be, whether or not included in the books, of the Transferor Company of every description, without any further act, instrument or deed matter or thing to be made, done or executed so as to become, as and from the Appointed Date, business and undertaking of the Transferee Company together with all estate, properties, assets, rights, claims, title and authorities, benefits, liabilities and interest therein by virtue of and in the manner provided in this Scheme.

1.2 This Scheme is in compliance with the provisions relating to "Amalgamation" as specified under Section 2(1B) and other relevant provisions of the Income-tax Act, 1961 and applicable rules. If any terms or provisions of this Scheme is/are inconsistent with the provisions of Section 2(1B) of the Income-tax Act, 1961, the provisions of Section 2(1B) of the Income-tax Act shall prevail and this Scheme shall stand modified to the extent necessary to comply with Section 2(1B) of the Income-tax Act, 1961 and such modification shall not affect other terms or provisions of this Scheme.

1.3 Transfer of Assets

1.3.1 Without prejudice to the generality of the preceding clause, upon the Scheme becoming effective and with effect from the Appointed Date:

- a) without limitation, all the immovable properties (whether freehold or leasehold or licensed or otherwise and all documents of title, rights and easements in relation thereto), together with the buildings and structures standing thereon and rights and interests in immovable properties of the Transferor Company including floor space index, transferable development rights shall be and stand transferred to and be vested in or be deemed to have been transferred to and be vested in the Transferee Company, as a going concern, without any further act, instrument or deed matter or thing to be made, done or executed;

Without prejudice to the aforesaid, the Transferee Company shall be entitled to and exercise all rights and privileges attached to the immovable properties and shall be liable to pay ground rent, taxes and to fulfill all obligations in relation to or applicable to such immovable properties. The

Transferee Company shall under the provisions of Scheme be deemed to be authorized to execute, if required such instruments, deeds and writing on behalf of the Transferor Company and to implement or carry out all such formalities or compliances to give effect to the provisions of this Scheme. Furthermore, no duty (including stamp duty), levy, cess of any nature will be payable by the Transferee Company at the time of transfer of the encumbrance, charge and/or right covered above with respect to the immovable property. The mutation of the title to the immovable properties shall be made and duly recorded by the appropriate authorities upon the Scheme becoming effective, in accordance with the terms hereof, in favor of the Transferee Company. Any inchoate title or possessory title of the Transferor Company shall be deemed to be the title of the Transferee Company; It is clarified for the removal of doubt that the Transferee Company shall be entitled to execute such deeds, agreements, conveyance and/or documents as may be required to ensure mutation of the title to the immovable properties in favour of the Transferee Company by the appropriate authorities upon the Scheme becoming effective.

provided that, the immovable properties in respect of which the Transferor Company has executed a duly stamped and registered agreement to sell/ purchase or development agreement or similar agreement; a conveyance deed/sale deed has to be re-executed in favour of the Transferee Company whereby the Transferee Company shall be entitled to avail credit to the stamp duty (if any) already paid on the respective agreements;

- b) All movable assets of the Transferor Company comprising amongst others all plant and machinery, investments, inventories, vehicles, furniture and fixtures, computers, office equipment, electrical installations, water connections, rights, titles, interests, benefits and advantages of whatsoever nature and wherever situated belonging to or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by the Transferor Company or assets that are otherwise capable of transfer by physical or constructive delivery and/or endorsement and delivery including cash on hand, shall be so transferred (along with the encumbrance, charges and /or rights thereon) and/or deemed to have been physically handed over by delivery or by endorsement delivery, as the case may be, to the Transferee Company to the end and intent that the property rights and benefit therein passes to the Transferee Company after the Sanction of this Scheme with effect from the Appointed Date, without requiring any further act, deed or instrument or any other formality or endorsement for the transfer of the same;
- c) All rights or titles or interest in properties by virtue of any court decree or order, all records, files, papers, contracts, intimation of disapproval, development right certificate, no objection certificate obtained from any authorities, including lease, tenancy rights, letter of intents, permissions, incentives and all other contracts determining rights, title, interest including but not limited to development agreements, conveyances, agreement for sale etc. shall be and stand transferred to and be vested in or be deemed to have been transferred to and be vested in the Transferee Company,

without any further act, instrument or deed, matter or thing to be made, done or executed;

- d) All telephones, telex, facsimile, cell phones and other communication facilities, electricity, water and other utility connections and tariff rates in respect thereof sanctioned by various public sector and private companies, boards, agencies and authorities to the Transferor Company together with security deposits and all other advances paid, shall stand transferred in favour of the Transferee Company on the same terms and conditions without requiring any further act, deed or instrument for the transfer of the same;
- e) In respect of any assets of the Transferor Company other than those mentioned above, including but not limited to actionable claims, sundry debtors, receivables, bills, credits, outstanding loans, advances (if any) recoverable in cash or kind or for value to be received, bank balances, investments, earnest money and deposits with any government, semi-government, local authorities, other authorities and bodies, or with any other company or person, or customers (along with the encumbrance, charges and /or rights thereon), shall without any further act or deed, cost or charge and without any notice or other intimation to any third party be transferred to and be vested in the Transferee Company with effect from the Appointed Date. It is clarified that the Transferor Company shall if so required by the Transferee Company, and/ or the Transferee Company may, issue notices in such form as the Transferee Company may deem fit and proper, without being obliged to do so. Such notice may state that pursuant to the Sanction of this Scheme, the relevant debt, loan, advance or other asset, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company to recover or realize the same stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes;
- f) All consents, permissions, statutory or other licenses, approvals, sanctions, permits, registrations, authorizations, consents to operate, certificates, environment or other clearances and authorities, leases, tenancies, assignment, allotments, power of attorney given by, issued to or executed in favour of the Transferor Company, claims, powers, allotments, approvals, contracts, enactments, arrangements, rights, titles, interests, benefits, privileges and other intangible rights issued to or executed in favour of the Transferor Company, arrangements of all kinds, shall stand transferred to the Transferee Company as if the same were originally given by, issued to or executed in favour of the Transferee Company, and the rights and benefits under the same shall be available to the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions. In so far as the special incentive schemes and various other incentives, subsidies, special status and other benefits or privileges enjoyed, granted by any Appropriate Authority or by any other person, or availed of by the Transferor Company are concerned, the same shall vest with and be available to Transferee Company on the same terms

and conditions. Any registration fees, charges etc. paid by the Transferor Company in relation to the aforementioned consents, permissions, licenses, approvals, certificates, clearances and authorities, etc. shall be deemed to have been paid by the Transferee Company and consequently, the concerned Appropriate Authority shall carry out necessary mutations in favour and in name of the Transferee Company, where applicable. Upon the Effective Date and until the licenses, permit, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, schemes, special status are transferred, vested, recorded effected and or perfected, in the record of the Appropriate Authority, in favour of the Transferee Company, the Transferee Company is authorized to carry on business, transferred pursuant to this Scheme, in the name and style of Transferor Company and under the relevant license and or permit and/or approval, as the case may be, and the Transferee Company shall keep a record and/or account of such transactions;

- g) Without prejudice to the generality of the Clauses mentioned aforesaid, all the licenses/consents/approvals/applications for registration including without limitation including product registrations as mentioned in **Schedule A** and including the following shall stand transferred to the Transferee Company:

License/ Consent/ Approval/Applications pending registrations	Governing Legislation
License to run factories	Gujarat Factories Rules, 1963, as amended and Factories Act 1948 and the rules made under, as amended
License to operate boilers	Indian Boilers Act, 1923, as amended
Fire No-Objection Certificate	Gujarat Fire Prevention and Life Safety Measures Rules, 2014, as amended
Application for the registration of an existing industrial undertaking	Industrial (Development & Regulation) Act, 1951, as amended
Occupancy Certificate	Real estate (Regulation and Development), Act, 2016, as amended
Stability Certificate	Gujarat Factories Rules, 1963, as amended
Consent to establish and operate from Pollution Control Board	<ul style="list-style-type: none"> • Air Pollution (Prevention and Control) Act, 1981, as amended; and • Prevention and Control of Water Pollution Act, 1974, as amended
Certificate for disposal of hazardous waste	Hazardous waste (Management & Handling) Rules, 1989, as amended
Environmental Clearance	Environment Impact Notification, 2006; and The Environment (Protection) Rules, 1986, as amended
Licenses to manufacture insecticides	Insecticides Rules, 1971, as amended
License to sell, stock or exhibit for sale or distribute insecticides	The Insecticides Rules, 1971, as amended

License to manufacturer for storage scale tanks and weighing scale equipment	Gujarat Legal Metrology (Enforcement) Rules, 2011, as amended and Legal Metrology (Packaged Commodity) Rules, 2011
Certificate for selling fertilizer as Industrial Dealer or retail dealer	Fertilizer Control Order, 1957, as amended
Certificate of manufacture for preparation of any mixture of fertilizers	Fertilizer Control Order, 1957, as amended
License obtained for storing gas cylinders	Gas Cylinders Rules, 2016, as amended
License to import & store carbide	The Calcium Carbide Rules, 1987, as amended
License for the storage of petroleum	The Petroleum Rules, 2001, as amended
License to store and compress gas in cylinders	Explosives Rules, 2008, as amended
License for the possession and use of rectified spirit; license to purchase, possession and use of methyl alcohol	Bombay Prohibition Act, 1949 and applicable rules, as amended

For avoidance of doubt, it is clarified that all licenses of the Transferor Company (including but not limited to the list of licenses given in aforesaid clauses) shall, with effect from the Appointed Date, deemed to be and become the licenses of the Transferee Company, and shall remain valid, effective and enforceable and in favour of the Transferee Company, as if the same were originally given to, issued to or executed in favour of the Transferee Company. The obligations, duties, rights and benefits of all the Transferor Company's licenses shall vest in and become available to the Transferee Company. Any third party or authority required to give effect to the provisions of this Clause shall take on record the order of the NCLT sanctioning this Scheme on its file and make and duly record the necessary substitution or endorsement in the name of the Transferee Company as successor in interest.

Without prejudice to the foregoing, it is clarified for the avoidance of doubt that all the licenses/ permits/ approvals/ consents/ registrations/ applications for registrations of the Transferee Company shall continue to be valid and effective in the name of the Transferee Company and shall not be in any manner whatsoever deemed to be affected by the transfer of the licenses of the Transferor Company to the Transferee Company upon the Scheme becoming effective, notwithstanding the fact that some of the product licenses of the Transferee Company and/or the Transferor Company are in respect of the same, similar or identical product.

- h) Without prejudice to Clauses 1.3.1 (f) and (g) of Part C of this Scheme, with effect from the Effective Date, the Transferee Company shall commence and carry on and shall be authorised to carry on the businesses carried on by the Transferor Company. For this purpose, the Transferee Company and/or the Transferor Company shall apply for transition of all licenses, registrations, approvals, consents, permits, and quotas of or

relating to the Transferor Company, including but not limited to registrations, licences, etc., with the Ministry of Agriculture, Central Insecticide Board, municipal authorities, goods and service tax authorities, Pollution Control Board and, any other statutory or other authorities (including authorities outside India established under respective governments) required for the businesses. The period between the Effective Date and the last date on which transfer of all such aforementioned registrations, licenses, etc. have occurred is hereinafter referred to as Transition Period. With a view to avoiding any disruption to the businesses and to ensure continuity of operations, the Transferee Company may, during the Transition Period, continue to procure or use or manufacture or despatch or sell, all materials and products including the raw material, packing materials, labels, point of sale material, samples, other publicity material, make payment of appropriate taxes and avail tax credits, and generally carry on the businesses of the Transferor Company in the name and form /format of the Transferor Company.

- i) All the intangible property of Transferor Company including any or all goodwill, website domain names, patents, trademarks, trade names, service names, marks, logos, brands, copyrights, know-how, technical know-how, descriptions, trading style, franchise, labels, label designs, colour schemes, utility models, holograms, bar codes, pricelists, customers lists, catalogues, advertisement materials, selvages, designs, drawings, maps, technical or any other manuals, books or documents, marketing authorizations, approvals, marketing tangibles, licenses, registrations, or consents or any right in any intellectual property, whether registered or not and whether or not recorded in the books of the Transferor Company, pertaining to or enjoyed by the Transferor Company shall stand vested in or transferred to or be deemed to have been transferred to and vested in and be available to Transferee Company, subject to any encumbrances, charge or lien thereon, without any further act, instrument or deed and shall be appropriately mutated by the Appropriate Authority or party concerned, if and as may be required, in favour of the Transferee Company;

- j) It is hereby provided that all documents executed and/or filed including but not limited to documents related to charges, encumbrance or right, whether or not registered with any Appropriate Authority (including Registrar of Companies) or any other person as regards the transfer and vesting of assets of the Transferor Company, shall be deemed to have been executed and/or filed and/or registered by the Transferee Company, and the Transferee Company shall not be required to execute and/or perform any further act, instrument or deed separately. Further, where any document in case any encumbrance, charge and/or right created by the Transferor Company with respect to the assets mentioned in this Clause, is transferred to or replaced by the Transferee Company, no duty (including stamp duty), levy and/or cess of any nature will be payable by the Transferee Company at the time of transfer of the encumbrance, charge and/or right and the duty and other levies already paid by the Transferor Company shall be deemed to have been paid by the Transferee Company;

- k) All the assets and properties which are acquired by the Transferor Company, on or after the Appointed Date but prior to the Effective Date shall be deemed to be and shall become the assets and properties of the Transferee Company and shall upon Sanction of this Scheme, without any further act, instrument or deed, be assets and properties acquired by the Transferee Company.
- l) For avoidance of doubt and without prejudice to the generality of the applicable provisions of the Scheme, it is clarified that from the Effective Date and till such time that the names of the bank accounts of the Transferor Company are replaced with that of the Transferee Company, the Transferee Company shall be entitled to operate the bank accounts of the Transferor Company, in its name, in so far as may be necessary.
- m) All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company. The Transferee Company shall be allowed to maintain bank accounts in the name of the Transferor Company for such time as may be determined to be necessary by the Transferee Company for presentation and deposition of cheques and pay orders that have been issued in the name of the Transferor Company.

1.3.2 Upon the coming into effect of this Scheme, the Transferee Company shall be entitled to use all packaging, labels, point of sale material, sign board, samples, closures, other publicity material, etc., lying unused and which the Transferor Company is entitled to use under any statutes/ regulations, till such time as all of such packaging, labels, closures, etc. are exhausted.

1.4 **Transfer of liabilities**

1.4.1 Upon the coming into effect of the Scheme and with effect from the Appointed Date, all debts, liabilities, contingent liabilities, duties and obligations of the Transferor Company of every kind, nature and description whatsoever, whether provided for or not in the books of accounts of the Transferor Company as on the Appointed Date and all other liabilities which may accrue or arise after the Appointed Date but which relate to the period on or up to the Appointed Date (herein collectively referred to as the "**Liabilities**") shall also without any further act or deed, be transferred or deemed to be transferred to and vested in the Transferee Company and the same shall be assumed by the Transferee Company to the extent they are outstanding on the Effective Date so as to become as and from the Appointed Date the Liabilities of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and further it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such Liabilities have arisen in order to give effect to the provisions of this Clause. It is clarified that the Transferor Company shall, if so required by the Transferee Company, and/ or the Transferee Company may, issue notices/execute documents with such third party in such form as the Transferee Company may deem fit and proper, without being

obliged to do so in order to give effect to the provisions of this Clause.

- 1.4.2 Upon coming into effect of this Scheme, all credit facilities, sanctioned by banks or any other party, whether utilised or not, as on the Effective Date shall stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company as if the same were sanctioned to the Transferee Company.
- 1.4.3 Where any such Liabilities of the Transferor Company as on the Appointed Date have been discharged or satisfied by the Transferor Company after the Appointed Date and prior to the Effective Date, such discharge or satisfaction shall be deemed to be for and on account of the Transferee Company.
- 1.4.4 All the existing securities, mortgages, charges, encumbrances, if any, as on the Appointed Date and those created by the Transferor Company after the Appointed Date, over the assets of the Transferor Company, transferred to the Transferee Company shall, after the Effective Date, continue to relate and attach to such assets or any part thereof to which they are related or attached prior to the Effective Date. Such securities, mortgages, charges, encumbrances or liens shall not relate or attach or extend to any of the other assets of the Transferee Company. The Transferee Company shall not be obliged to create any further or additional securities after the Effective Date for any of the Transferor Company's Liabilities.
- 1.4.5 The Transferor Company's Liabilities, if any, due or which may at any time in the future become due only *inter-se* the Transferor Company and the Transferee Company, shall stand discharged and there shall be no liability in that behalf on either party and corresponding effect shall be given in the books of account and records of the Transferee Company, in accordance with Clause 12 of Part C this Scheme.

1.5 **Taxes**

- 1.5.1 Any tax liabilities under the Income-tax Act, 1961, Wealth Tax Act, 1957, Customs Act, 1962, Central Excise Act, 1944, Central Sales Tax Act, 1956, Goods and Service tax Act, 2017 (GST), any other state Sales Tax / Value Added Tax laws, service tax, stamp laws or other Applicable Laws (hereinafter in this Clause referred to as "Tax Laws") dealing with taxes/ duties/ levies allocable or related to the business of the Transferor Company to the extent not provided for or covered by tax provision in the accounts made as on the date immediately preceding the Appointed Date shall be transferred to Transferee Company. Similarly all credits for taxes available under applicable Tax Laws including Minimum Alternate Tax, Sales Tax/ Value Added Tax and Service Tax, GST Act to the Transferor Company or obligation for deduction/ collection of tax at source on any payment made by or to be made by the Transferor Company shall be made or deemed to have been made and duly complied with by the Transferee Company and the relevant authorities shall be bound to transfer to the account of and give credit for the same to Transferee Company upon the Sanction of this Scheme by the NCLT and upon relevant proof and documents being provided to the authorities. Similarly, any advance tax, self-assessment tax payment made by the Transferor Company shall also be deemed to have been made by the Transferee Company.

- 1.5.2 All taxes (including income tax, wealth tax, GST, sales tax, excise duty, customs duty, service tax, luxury tax, VAT, etc.) paid or payable by the Transferor Company in respect of the operations and/or the profits of the business on and from the Appointed Date, shall be on account of the Transferee Company and, insofar as it relates to the payment of such taxes, whether by way of deduction/ collection at source, advance tax or otherwise howsoever, by the Transferor Company in respect of the profits or activities or operation of the business on and from the Appointed Date, the same shall be deemed to be the corresponding item paid by the Transferee Company, and shall, in all proceedings, be dealt with accordingly. The relevant authorities shall be bound to transfer to the account of and give credit for the same to Transferee Company upon Sanction of this Scheme and upon relevant proof and documents being provided to the said authorities.
- 1.5.3 Upon this Scheme becoming effective, the Transferee Company is expressly permitted to revise and file its income tax returns including GST returns, service tax returns, sales tax, value added tax returns, withholding tax returns, and any other tax returns (including revised returns) as may be necessary and expressly reserves the right to make such provisions in its returns, and to claim refunds and credits etc. pertaining to the Transferor Company notwithstanding that the statutory period for such revision and filing may have lapsed.
- 1.5.4 The Transferee Company shall be entitled to claim and be allowed credit or benefits of all tax deduction certificates, advance tax, self-assessment tax or other tax payments, credits or drawbacks or any other credit or benefit of any tax, duty, cenvat, incentive etc. relating to the Transferor Company, notwithstanding that such certificates or challans or any other documents for tax payments or credits/benefits etc. may have been issued or made in the name of the Transferor Company. Such credit/ benefit shall be allowed without any further act or deed by the Transferee Company or the need for any endorsements on such certificates, challans, documents etc. to be done by the issuers or any Appropriate Authority. Further any taxes paid and taxes deducted at source and deposited by the Transferee Company on inter se transactions during the period between the Appointed Date and the Effective Date shall be treated as advance tax paid by the Transferee Company and shall be available to the Transferee Company for set-off against its liability under the Income-tax Act, 1961, and excess tax so paid shall be eligible for refund together with interest.
- 1.5.5 Upon the Scheme becoming effective, any TDS deposited, TDS certificates issued or TDS returns filed by the Transferor Company shall continue to hold good as if such TDS amounts were deposited, TDS certificates were issued and TDS returns were filed by the Transferee Company. Any TDS deducted by, or on behalf of the Transferor Company on inter se transactions will be treated as advance tax deposited by the Transferee Company.
- 1.5.6 All expenses incurred by the Transferor Company under Section 43B of the Income Tax Act, 1961, in relation and pertaining to its business, shall be claimed as a deduction by the Transferee Company and the transfer of the entire business shall be considered as succession of business by the Transferee Company.

- 1.5.7 Any refund under the Tax Laws due to Transferor Company consequent to the assessments made on Transferor Company and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by the Transferee Company. The relevant authorities shall be bound to transfer to the account of and give credit for the same to Transferee Company upon the passing of the orders on this Scheme by the NCLT upon relevant proof and documents being provided to the said authorities.
- 1.5.8 Without prejudice to the generality of the above, all benefits including under the income tax, GST, sales tax, excise duty, customs duty, service tax, VAT, etc., to which the Transferor Company is entitled to in terms of the applicable Tax Laws of the Union and State Governments, shall be available to and vest in the Transferee Company.
- 1.5.9 Without prejudice to the foregoing, with effect from the Appointed Date till the Effective Date, all inter-party transactions between the Transferor Company and Transferee Company shall be considered as intra-party transactions of the Transferee Company for all purposes and any contracts between the Companies shall stand cancelled in accordance with Clause 3.6 of Part C.

1.6 Corporate approvals

- 1.6.1 Benefits of any and all corporate approvals as may have already been taken by the Transferor Company, whether being in the nature of compliances or otherwise, shall without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company by operation of law, and the said corporate approvals and compliances shall be deemed to have originally been taken/complied with by the Transferee Company.
- 1.6.2 The resolutions, if any, of the Transferor Company, which are valid and subsisting on the Effective Date, shall without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions have any monetary limits approved under the provisions of the Act, or other applicable statutory provisions, then the said limits shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company. For purposes of clarity, upon this Scheme becoming effective, the borrowing limits of the Transferee Company in terms of Section 180 of the 2013 Act shall without any further act or deed, stand enhanced by the Transferor Company's Liabilities, such limits being incremental to the existing limits of the Transferee Company, with effect from the Appointed Date.

1.7 Books and records

All books and records that pertain to the Transferor Company shall stand transferred to and be vested in the Transferee Company without any further act, instrument or deed by the Transferor Company or the Transferee Company or both.

2. LEGAL PROCEEDINGS

- 2.1 If any suit, appeal or other proceeding of whatsoever nature by or against the Transferor Company pending and/or arising at the Appointed Date, as and from the Effective Date shall not abate or be discontinued by anything contained in this Scheme but shall be continued and enforced by or against the Transferee Company, as the case may be, in the manner and to the same extent as would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made.
- 2.2 In case of any litigation, suits, recovery proceedings which are to be initiated or may be initiated by or against the Transferor Company, the Transferee Company shall be substituted and deemed to be party thereto and any payment and expenses made thereto shall be the liability of the Transferee Company.

3. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

- 3.1 Pursuant to the Sanction of this Scheme, all Contracts, schemes, assurances, licenses, insurance policies, guarantees, deeds, bonds, agreements, memorandum of understandings, arrangements and other instruments (including all tenancies, leases, and other assurances in favour of the Transferor Company or powers or authorities granted by or to it) of whatsoever nature to which the Transferor Company is a party, or the benefit to which the Transferor Company may be eligible, subsisting or operative immediately on or before the Effective Date, shall continue to be in full force and effect against or in favour of the Transferee Company and may be enforced as fully and effectively as if instead of the Transferor Company, the Transferee Company had been a party or beneficiary thereto.
- 3.2 The Transferee Company shall enter into and/or issue and/or execute deeds, in writings or confirmation or enter into any tripartite agreement, confirmations or novation to which the Transferor Company will, if necessary, also be a party in order to give formal effect to the provisions of this Scheme, if so required or becomes necessary. Further, the Transferee Company shall be deemed to be authorised to execute any such deeds, writings or confirmations on behalf of the Transferor Company and to implement or carry out all formalities required on the part of the Transferor Company to give effect to the provisions of this Scheme.
- 3.3 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Transferor Company occurs by virtue of this Scheme itself upon sanction by the NCLT, the Transferee Company may at any time after coming into effect of this Scheme and in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, give notice in such form as may be required, or as it may deem fit and proper or enter into or execute deeds (including deeds of adherence), confirmations, novations, declarations or other writings or documents as may be necessary, in order to give formal effect to the provisions of this Scheme, including, with or in favour of and carry out and perform all such formalities and compliances required by (i) any party to any Contract to which the Transferor Company is a party or (ii) any Appropriate Authority or non- Appropriate Authority, in either case in order to give formal effect to the provisions of the

Scheme. Provided however that the execution of any confirmation or novation or other writings or arrangements shall in no event postpone the giving effect to this Scheme. The Transferee Company shall under the provisions of this Scheme be deemed to be authorised to execute any such documents on behalf of the Transferor Company and to carry out or perform all such above mentioned formalities or compliances that are to be carried out or performed by the Transferor Company

- 3.4 All guarantees provided by any bank in favour of the Transferor Company outstanding as on the Effective Date, shall vest in the Transferee Company and shall enure to the benefit of the Transferee Company and all guarantees issued by the bankers of the Transferor Company at the request of the Transferor Company favouring any third party shall be deemed to have been issued at the request of the Transferee Company and continue in favour of such third party till its maturity or earlier termination.
- 3.5 Upon the Scheme coming into effect, the experience, past track record, qualification criteria and credentials of the Transferor Company, including inter-alia, profitability, volume, market share etc. for all commercial and regulatory purposes including for the purpose of the eligibility, standing, evaluation and participation in all existing and future bids, tender, contracts of all authorities, agencies, departments, customers and clients shall be deemed to be the experience, track record, qualification criteria and credentials of the Transferee Company.
- 3.6 With effect from the Appointed Date and upon the Scheme becoming effective, any inter-se contracts between the Transferor Company and the Transferee Company, where there is no other party to such contract, shall stand cancelled and cease to operate and appropriate effect shall be given to such cancellation and cessation in the books of accounts and records of the Transferee Company.

4. TREATMENT OF STAFF, WORKMEN AND EMPLOYEES

- 4.1 As on the Effective Date, all staff, workmen and employees of the Transferor Company, who are in service on the date immediately preceding the Effective Date, shall become staff, workmen and employees of the Transferee Company, without any break or interruption in their services, on terms and conditions which are not less favourable than those applicable immediately prior to the Effective Date. The Transferee Company further agrees that for the purpose of payment of any retirement benefit/compensation, such immediate uninterrupted past services with the Transferor Company shall also be taken into account.
- 4.2 It is expressly provided that, the provident fund, gratuity fund, superannuation fund, employees' state insurance corporation contribution, labour welfare fund or any other special fund or trusts created or existing for the benefit of the staff, workmen and employees of the Transferor Company (collectively referred to as "**Funds**") shall, as on the Effective Date, stand transferred to the Transferee Company. The Transferee Company shall substitute, for all the purposes whatsoever, the Transferor Company in relation to the Funds, mainly in terms of administration/operation of such Funds in accordance with provisions of such Funds, the terms provided in the respective trust deeds, and/or other documents.

As on the Effective Date, all the rights, duties, powers and obligations of the Transferor Company in relation to such Funds shall become those of the Transferee Company. The trustees of these Funds, the Board of Directors of the Companies shall, be entitled to adopt such course in this regard as will be necessary for the purpose of giving effect to the Scheme, and provided however that, there shall be no discontinuation or breakage in the services of the employees of the Transferor Company.

5. CONVERSION OF THE TRANSFEEE COMPANY INTO A PUBLIC LIMITED COMPANY AND CHANGE IN ITS NAME AND REGISTERED OFFICE

- 5.1 Prior to the Effective Date, the Transferee Company will initiate and complete the procedure of converting itself from a private limited company to a public limited company in order to fulfill the requirements under SEBI Circular and SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 ("**LODR Regulations**") for getting its shares listed on the Stock Exchanges.
- 5.2 The Transferee Company, shall for the purpose of fulfilling the requirement mentioned in Clause 5.1 of this Part C, obtain all necessary consents/approval from the Board of Directors, shareholders, Registrar of Companies and all other persons as may be required; file/provide all those documents and forms to the relevant authorities and/or person as is necessary; and perform all other obligation as is necessary.
- 5.3 Prior to the Effective Date, the Transferee Company may, at its discretion, initiate and complete the procedure for a change in its name and/or a change in its registered office. In this regard, the Transferee Company may execute such deeds and documents as may be required. It is clarified that the consent of the shareholders and/ or any stakeholders of the Transferor Company and the Transferee Company to this Scheme shall be deemed to be sufficient for the purposes of effecting any amendment to this Scheme which is a consequence of or incidental to the change in the name and/or the registered office of the Transferee Company or its conversion into a public company and shall not require any further approvals of either of the Companies or their respective shareholders or any other stakeholders.

6. MODIFICATION IN THE MOA OF THE TRANSFEEE COMPANY - AGGREGATION AND INCREASE OF AUTHORISED SHARE CAPITAL

- 6.1 Upon this Scheme becoming effective, pursuant to Sections 230 to 232 read with Section 61 and other applicable provisions of the Act and Article V of the Memorandum of Association of the Transferor and Transferee Company, the authorized share capital of the Transferor Company as on the Effective Date shall get combined with the authorized share capital of the Transferee Company. Immediately thereafter, pursuant to this Scheme, the authorized share capital of the Transferor Company comprising of equity shares of face value of Rs 5 each, shall stand consolidated and deemed to be reclassified in the Transferee Company as equity share of face value of Rs 10 each of the Transferee Company. Pursuant immediately to the consolidation and reclassification of authorized share capital as envisaged above, the Memorandum of Association of the Transferee Company shall

automatically stand amended and altered.

- 6.2 The filing fee and stamp duty already paid by the Transferor Company on its Authorised Share Capital which is being combined with the Authorised Share Capital of the Transferee Company, shall be deemed to have been paid by the Transferee Company and accordingly the Transferee Company shall not be required to pay any fee, additional fee, charges and/or stamp duty on the Authorised Share Capital so increased. However, the Transferee Company shall file the requisite forms along with amended copy of its MOA and AOA with the Registrar of Companies and the Registrar of Company shall take the same on record.
- 6.3 It is hereby clarified that for the purposes of increasing the authorized share capital and the consolidation and reclassification in accordance with Clause 6.1 of this Part C, the consent of the shareholders of the Transferor Company and the Transferee Company to this Scheme shall be deemed to be sufficient for the purposes of effecting this amendment and no further resolution under Sections 13, 14 and 61 of the Act and other applicable provisions of the Act would be required to be separately passed.
- 6.4 The Transferee Company shall also take necessary steps to increase its Authorised Share Capital so as to make its authorised share capital sufficient for allotment of shares to the shareholders of the Transferor Company in consideration of the Amalgamation after considering the combined Authorised Share Capital as agreed in pursuance of Clause 6.1 of this Part C.

7. LISTING OF THE SHARES OF THE TRANSFEREE COMPANY

- 7.1 The Transferee Company shall, in accordance with the provisions of Applicable Laws including in particular the LODR Regulations and other circulars, notifications and rules issued by SEBI from time to time, after the Sanction of the Scheme by NCLT, take the appropriate/ necessary steps to get the shares of the Transferee Company listed on the Stock Exchange(s).
- 7.2 Post listing of the shares of the Transferee Company on the Stock Exchanges, it shall comply with the requirement of maintaining public shareholding of at least 25% (twenty-five percent) in the Transferee Company or such other percentage of the minimum public shareholding within such timelines as may be prescribed by the Appropriate Authority or under the Applicable Law from time to time.

8. CONDUCT OF BUSINESSES UNTIL EFFECTIVE DATE

With effect from the Appointed Date and up to and including the Effective Date:

- 8.1 The Transferor Company shall carry on, continue carrying on and/or deemed to be carrying on their business and activities and shall hold possession of all of their properties and assets with utmost prudence in the trust for the Transferee Company.
- 8.2 Neither Company shall without a prior written intimation to the other Company, alienate, charge, mortgage, encumber or otherwise deal with or dispose of their

undertakings or any part thereof except in the ordinary course of business nor shall they undertake any new businesses or a substantial expansion of their existing businesses or acquire new assets other than in the ordinary course and shall carry on their business and activities with reasonable diligence, business prudence consistent with past practices.

- 8.3 All the profits or income accruing or arising to the Transferor Company or expenditure or losses arising to or incurred by the Transferor Company shall for all purposes and intent be treated and be deemed to be as the profits or incomes or expenditure or losses of the Transferee Company.
- 8.4 All assets acquired, leased or licensed, licenses obtained, benefits, entitlements, incentives and concessions granted, Contracts entered into, Intellectual Property developed or registered or applications made thereto, Liabilities incurred and proceedings initiated or made party to, from the Appointed Date and till the Effective Date by the Transferor Company shall be deemed to be transferred and vested in the Transferee Company
- 8.5 Neither Company shall vary the terms and conditions of employment of any of its employees except in the ordinary course of business or without the prior written consent of the other Company or pursuant to any of its pre-existing obligation undertaken as the case may be, prior to the Effective Date.
- 8.6 The Transferee Company shall be entitled, pending the Sanction of this Scheme, to apply to the Central Government and all other agencies, departments and authorities concerned as maybe necessary under any relevant law for obtaining consents, approvals and sanctions which the Transferee Company may require and deem necessary to carry on the business of the Transferor Company.

9. DIVIDEND

- 9.1 During the pendency of this Scheme, the Companies shall be entitled to declare and pay dividends, whether interim and/ or final, to their respective members (whose name is recorded in register of members, or their heirs, executors, administrators or other legal representative, on the cut-off date decided by the Board for the purpose of declaration of such dividend) in respect of the accounting period prior to the Effective Date, to the extent such dividend payout has been appropriately accounted in the Companies' equity value for the purpose of Clause 11 of Part C of this Scheme.
- 9.2 Without prejudice to the provisions of Clause 9.1 above, in the event that the Transferor Company declares any dividend pursuant to recommendation made by its Board of Directors for the financial year 2017-18, the Transferee Company shall, subject to Applicable Law be entitled to declare such dividend to its shareholders, as it may deem fit, upto the extent of the dividend received by it from the Transferor Company.
- 9.3 In case of declaration/ payment of any dividend as contemplated under Clause 9.1 and Clause 9.2 of this Part C, the shareholders of the other Company shall not have any express, implied or derivative right or claim to any dividend before, on or after

the Scheme becoming effective whether on the basis of the fact that they have, deemed to have or ought to have also received such dividend, or otherwise.

9.4 The Transferor Company and/or the Transferee Company shall be entitled to declare dividend or distribute capital in any form which is not covered under dividend declaration/ payment under Clause 9.1 and/or Clause 9.2 above of Part C, subject to the following:

(i) If the Transferee Company declares, makes or pays any dividend or other distribution of capital or income in a particular financial year, then the Transferor Company shall be entitled to declare, make or pay such dividend or other distribution of capital or income in such financial year to the extent of the proportion of the equity value of the Transferor Company vis-a-vis the equity value of the Transferee Company as on the date on which the Board approved the Scheme.

(ii) If the Transferor Company declares, makes or pays any dividend or other distribution of capital or income in a particular financial year, then the Transferee Company shall be entitled to declare, make or pay such dividend or other distribution of capital or income in such financial year to the extent of the proportion of the equity value of the Transferee Company vis-a-vis the equity value of the Transferor Company as on the date on which the Board approved the Scheme.

Provided however that, neither of the Companies shall declare any dividend or other distribution of capital or income, under this Clause 9.4, in a particular financial year exceeding an amount equal to Rs. 200,000,000 (Rupees Two Hundred Million), without the prior written consent of the other Company.

9.5 The shareholders of the Companies shall save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective AOA including the rights to receive dividends and vote at the meetings.

9.6 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any express or implied rights on any member of the Companies to demand or claim any dividend, which, subject to the provisions of the Act, as applicable, shall be entirely at the discretion of the respective Board of Directors, subject to such approval of the members, as may be required.

9.7 The Transferor Company and/or the Transferee Company shall not issue or allot any bonus shares or rights shares from the date of approval of this Scheme by Board till the Effective Date, without prior written consent of the other Company

10. TRADING OF THE SHARES OF THE TRANSFEROR

Subject to Applicable Laws, until the Record Date, the shares of the Transferor Company shall continue to be traded on the Stock Exchanges.

11. CONSIDERATION

- 11.1 As on the Effective Date, the shares held in the Transferor Company by the Transferee Company (either held in its own name or through its nominee(s)), shall stand cancelled in their entirety, without any further act, instrument or deed. Accordingly, no shares of the Transferee Company would be issued in respect of such shares held by the Transferee Company in the Transferor Company.
- 11.2 Upon coming into effect of this Scheme and in consideration for the amalgamation of the Transferor Company with the Transferee Company, the Transferee Company shall without any further application or deed, issue and allot to the equity shareholders of the Transferor Company (whose name appear in the register of members as on the Record Date or to their respective heirs, executors, administrators or other legal representatives or the successors-in-title, as the case may be), the following equity shares:
- "51 (fifty one) equity shares of face value of Rs.10 (Rupees ten only) each of the transferee company, credited as fully paid-up, for every 2 (two) fully paid-up equity shares of face value of Rs.5 (Rupees five only) each held in the transferor company as on the Record Date."***
- 11.3 No coupons shall be issued in respect of fractional entitlements, if any, by the Transferee Company, to the members of the Transferor Company at the time of issue and allotment of equity shares under Clause 11.2 of this Part C. In case any equity shareholder's holding in the Transferor Company is such that the shareholder becomes entitled, pursuant to Clause 11.2 of this Part C above, to a fraction of equity share of the Transferee Company, the Board of the Directors of the Transferee Company shall consolidate such fractions and issue consolidated shares to a trustee/ custodian/escrow agent, etc., nominated by Transferee Company in that behalf, who shall, sell such shares and distribute the net sale proceeds (after deduction of applicable taxes and other expenses incurred) to the shareholders respectively entitled to the same in proportion to their fractional entitlements.
- 11.4 Further it is clarified that upon allotment of equity shares as aforesaid, the equity shares held by the equity shareholders in the Transferor Company, shall without any further application, act, instrument or deed, be deemed to have been automatically cancelled on the Effective Date and be of no effect on and from the Record Date.
- 11.5 In so far as the issue of the equity shares is concerned to the members of the Transferor Company, each of such members shall have the right to receive equity shares of the Transferee Company. The members of the Transferor Company who hold equity shares in dematerialized form shall be entitled to receive equity shares of the Transferee Company in dematerialized form, and shall if required provide details of the depository accounts and such other confirmations as may be required by the Transferee Company. It is only thereupon that the Transferee Company shall be able to issue and directly credit the demat/dematerialized securities account of such member with its equity shares. It is clarified that, each of the members holding equity shares in dematerialised form as on the Record Date shall be issued equity shares of the Transferee Company as per the records maintained by the depository participant. The members of the Transferor Company who hold equity shares in

physical form shall be entitled to receive equity shares of the Transferee Company in physical form as per Clause 11.2 of this Part C.

- 11.6 The Equity Shares to be issued by the Transferee Company pursuant to this Scheme in respect of any equity shares of the Transferor Company which are held in abeyance under the provisions of Section 126 of the Act (corresponding provision of Section 206A of the Companies Act, 1956) or otherwise shall, pending allotment or settlement of dispute by order of Court or otherwise, be held in abeyance by the Transferee Company.
- 11.7 The equity shares to be issued to the members of the Transferor Company under Clause 11.2 of this Part C shall be subject to the terms of the MOA and AOA of the Transferee Company and the equity shares shall rank *pari passu* with the existing equity shares of Transferee Company.
- 11.8 Approval of this Scheme by the shareholders of Transferee Company shall be deemed to be the due compliance of the provisions of Section 62(1)(c) of the Act (hereinabove defined) and the other relevant and applicable provisions of the Act for the issue and allotment of equity shares by Transferee Company to the shareholders of Transferor Company, as provided in this Scheme.
- 11.9 The Transferee Company shall comply with the relevant and applicable rules and regulations including RBI guidelines and applicable provisions of Foreign Exchange Management Act 1999 to enable it to issue equity shares pursuant to this Scheme.
- 11.10 The shares of the Transferee Company, including but not limited to the shares issued pursuant to this Scheme shall, subject to applicable regulations, be listed and/or admitted to trading on the relevant stock exchanges(s) where the existing equity shares of the Transferor Company are listed and/or are admitted to trading.

12. ACCOUNTING TREATMENT

- 12.1 The Transferee Company shall account for amalgamation in its books as per the 'pooling of interest method' of accounting prescribed under the Indian Accounting Standards 103 – Business Combinations prescribed under Section 133 of the Act read with relevant rules issued thereunder and in accordance with the prevailing guidelines.
- 12.2 Upon the Scheme becoming effective, the Transferee Company shall account for the amalgamation in its books as under:
- 12.2.1 All the assets and liabilities as on the Appointed Date, recorded in the books of the Transferor Company shall be recorded by the Transferee Company at their existing carrying values and in the same form as at the Appointed Date;
- 12.2.2 All the reserves and surplus, including but not limited to the profit and loss account, of the Transferor Company as on the Appointed Date shall be transferred to the Transferee Company at their existing carrying amounts and in the same form in which they appear in books of the Transferor Company;

- 12.2.3 The face value of new equity shares issued by the Transferee Company to the shareholders of the Transferor Company pursuant to Clause 11.2 of this Part C above shall be credited to the Equity Share Capital Account of the Transferee Company;
 - 12.2.4 No adjustment shall be made to reflect fair values, or recognise any new assets or liabilities;
 - 12.2.5 The shares held by the Transferee Company in the Transferor Company on the Effective Date shall be cancelled;
 - 12.2.6 Inter-company balances and dues, if any, between the Transferor Company and the Transferee Company shall stand cancelled, without any further act or deed;
 - 12.2.7 The difference between the existing equity capital of the Transferor Company and the face value of equity shares issued under Clause 11.2 of this Part C by the Transferee Company and the adjustments as per Clauses 12.2.5 and 12.2.6 of this Part C above, shall be recorded/adjusted in the books of Transferee Company as per the provisions of applicable accounting standards
- 12.3 In case of any differences in accounting policy between the Transferor Company and the Transferee Company, the Transferee Company, in consultation with its Statutory Auditors, is authorized to account for any such balances in any other manner, if such accounting treatment is considered more appropriate to comply with the applicable accounting standards.

13. SAVING OF CONCLUDED TRANSACTIONS

The transfer and vesting of business under Clause 1 of this Part C above and the continuance of proceedings by or against the Transferor Company above shall not affect any transaction or proceedings already concluded by the Transferor Company before the Effective Date, to the end and intent that the Transferee Company accepts and adopts all acts, deeds and things done and executed by the Transferor Company in respect thereto as done and executed on behalf of itself.

14. DISSOLUTION OF THE TRANSFEROR COMPANY

On the Effective Date the Transferor Company shall be dissolved without being wound up. Upon this Scheme taking effect and after dissolution of the Transferor Company, the Board of Directors of the Transferee Company is hereby authorized to take steps as may be necessary or desirable or proper to resolve any question, doubts, or difficulty whether by reason of any order(s) of the court(s) or any directive, order or sanction of any Appropriate Authority or otherwise arising out of or under this Scheme or any matter therewith.

**PART D
GENERAL TERMS AND CONDITIONS**

1. APPLICATION TO THE NCLT

The Companies, if required, shall, with all reasonable dispatch, make applications to the NCLT or such other Appropriate Authority under Sections 232 of the Act, seeking orders for dispensing with or convening, holding and conducting of the meetings of the respective classes of the members and/or creditors of each of the Companies as may be directed NCLT or such other Appropriate Authority.

2. MODIFICATION / AMENDMENT TO THIS SCHEME

2.1 Subject to approval of NCLT, the Board of Directors of respective Companies, may consent, on behalf of all persons concerned, to any modifications or amendments of this Scheme or to any conditions or limitations that the NCLT may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by them (i.e. the Board of Directors) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect. For the purpose of giving effect to this Scheme or to any modification thereof, the Board of Directors of the Companies be and are hereby authorised to give such directions and to take all such steps as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubt, difficulties whether by reason of any direction or orders of any other authorities or otherwise howsoever arising out of or under or by virtue of this Scheme and/or any matters concerning or connected therewith. No modification or amendment to this Scheme will be carried out or effected by the Board of Directors without approaching the NCLT.

2.2 If any part of this Scheme hereof is invalid, ruled illegal by any court of competent jurisdiction or unenforceable under present or future laws, then it is the intention of the parties to this Scheme that such part shall be severable from the remainder of this Scheme, and this Scheme shall not be affected thereby, unless the deletion of such part shall cause this Scheme to become materially adverse to any party, in which case the parties to this Scheme shall attempt to bring about a modification in this Scheme, as will best preserve for such parties the benefits and obligations of this Scheme, including but not limited to such part.

3. CONDITIONALITY OF THIS SCHEME

This Scheme is conditional upon and subject to the following:

- 3.1 Observation letter or no objection letter being received from Stock Exchanges in relation to the Scheme under regulation 37 of LODR Regulations;
- 3.2 this Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective members and/or creditors (if applicable) of the Companies as may be directed by the NCLT;
- 3.3 this Scheme being approved by the Public Shareholders of the Transferor company

through resolution passed in terms of para (I) (A) (9) of annexure I of SEBI Circular; provided that the same 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;

- 3.4 the requisite consent, approval or permission of any other Appropriate Authority, which by law may be necessary for the implementation of this Scheme;
- 3.5 the Sanction of this Scheme by the NCLT (whether with any modifications or amendments as NCLT may deem fit or otherwise) and necessary order under Section 232 of the Act being obtained;
- 3.6 the certified copy of the order of the NCLT sanctioning this Scheme being filed with the Registrar of Companies at Mumbai by the Companies within such number of days as may be prescribed under applicable provisions of the Act.

4. REVOCATION OR WITHDRAWAL OF THIS SCHEME

- 4.1 Subject to the order of the NCLT, the Board of Directors of the Companies shall be entitled to revoke, cancel, withdraw and declare this Scheme to be of no effect at any stage if:
 - 4.1.1 this Scheme is not approved by the requisite majority of public shareholders of the Transferor Company in terms of para (I) (A) (9) of annexure I of SEBI Circular;
 - 4.1.2 this Scheme is not being sanctioned by the NCLT or any other Appropriate Authority, which by law may be necessary for implementation of this Scheme; and/or
 - 4.1.3 in case any condition or alteration imposed by the NCLT or any other Appropriate Authority is not acceptable to the Board of Directors of the Companies;
- 4.2 Subject to the order of the NCLT, this Scheme may be revoked, cancelled, withdrawn and declared to be of no effect at any stage if to that effect the Board of Directors of both Companies pass resolution(s) pursuant to any of the following:
 - 4.2.1 the Board of Directors of both Companies are of the view that the coming into effect of this Scheme in terms of the provisions of this Scheme or filing of the drawn-up order with any Appropriate Authority could have adverse implication(s) on all or any of the Transferor Company or Transferee Company or their respective shareholders; and/or
 - 4.2.2 if any of the consents, approvals, permissions, resolutions, agreements, sanctions and conditions, required for giving effect to this Scheme are not obtained or for any other reason.
- 4.3 On revocation, withdrawal or cancellation of this Scheme, it shall stand revoked, withdrawn, cancelled and be of no effect and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se between the Companies or their

respective shareholders or creditors or employees or any other person, save and except in respect of any act or deed done prior, thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out in accordance with the Applicable Law and in such case, the Transferee Company shall bear all its costs.

- 4.4 If any part of this Scheme is invalid, ruled invalid by any court of competent jurisdiction or unenforceable under present or future laws, then such part shall be severable from the remainder of this Scheme. Further, if deletion of such part of this Scheme may cause this Scheme to become materially averse to the Transferor Company and/or the Transferee Company, then in such case the said Companies may bring about modification(s) in this Scheme, as will best preserve for these Companies the benefits and obligations under this Scheme, including but not limited to such part.

5. EFFECT OF NON-RECEIPT OF APPROVALS/SANCTIONS

In the event of any of the said sanctions and approvals referred to in the preceding Clause 3 of this Part D not being obtained and/or this Scheme not being sanctioned by the NCLT, this Scheme shall stand revoked, cancelled and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any rights and/or liabilities which might have arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in this Scheme or as may otherwise arise in law. The Companies will have no liabilities whatsoever towards each other or their respective Shareholders on this Scheme not coming into effect or getting revoked or cancelled. Each party shall bear and pay its respective costs, charges and expenses for and/or in connection with this Scheme.

6. COSTS, CHARGES & EXPENSES

Each of the Companies shall bear its respective costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), incurred in carrying out and implementing this Scheme and matters incidental thereto, except the stamp duty cost in connection to the Scheme which shall be paid by the Transferee Company.

SCHEDULE A
LIST OF PRODUCT REGISTRATIONS OF THE TRANSFEROR COMPANY

I. CIB REGISTRATION OF TRANSFEROR COMPANY (DOMESTIC)

S No.	Name of Product	Certificate number	Type	Date of Issue	under section
1	2,4 D Amine Salt 58% SL	CIR/64260/2010-2,4 D amine salt (SL)(309)-1320	SL	7/5/2010	9(4)
2	Acephate 50%+ Imidacloprid1.8% SP	CIR/64833/2010-Acephate + Imidacloprid(SP)(310)-31	SP	30/09/2010	9(4)
3	Acephate 75% SP	CIR-28,730/98/ACEPHATE (SP)-578	SP	4/4/1998	9(4)
4	Acetamiprid 20% SP	CIR-43,799/2003/ ACETAMIPRID (SP)(230)-107	SP	23/4/2003	9(4)
5	Alpha-Cypermethrin 10% EC	CIR-34,143/2000/ ALAPHAMETHRIN (EC)-305	EC	11/12/2000	9(4)
6	Aluminium Phosphide 15% tablets	CIR-43,245/2003/Aluminium Phosphide (tablet)(230)-35	tablet	4/3/2003	9(3)
7	Aluminium Phosphide 6% tablets	CIR-1299/2012(326) / Aluminium Phosphide (tablet)-36	tablet	23/3/2012	9(3)
8	Aluminium Phosphide Tech and its formulations 56% min	5-4 (11)Aluminium Phosphide (F)-1	T	23/08/1974	9(3)
9	Aluminium Phosphide 77.5% GR	CIR-130191/2015- Aluminium Phosphide (GR) (354)-12	GR	30/07/2015	9(4)
10	Ammonium Salt of Glyphosate 71% SG	CIR-228/2003(238)/ Ammonium Salt Glyphosate (SG)-01	SG	27/11/2003	9(3)
11	Atrazine 50% WP	CIR-65882/2011/Atrazine (WP)(314)-462	WP	24/4/2011	9(4)
12	Bifenthrin 10%EC	CIR-131029/2015-Bifenthrin (EC)(358)-369 F.No.54389-F/9(4)/2015	EC	16/10/2015	9(4)
13	Buprofezin 25% SC	CIR-102381/2012-Buprofezin (SC)(330)--1	SC	17/08/2012	9(4)
14	Carbendazim50% WP	CIR-33,621/2000-Carbendazim (WP)-673	WP	28/8/2000	9(4)
15	Cartap Hydrochloride 4% Gr	CIR-37,067/2001-Cartap Hydrochloride (Gr)/303	Gr		9(4)
16	Cartap Hydrochloride 50% SP	CIR-38,301/(219)-2002-Cartap Hydrochloride (SP)/347	SP	18/06/2002	9(4)
17	Chlorpyrifos 50 % EC	CIR-41,839/2002-Chlorpyrifos(EC)(225)-2480	EC	3/12/2002	9(4)
18	Chlorpyrifos 1.5% DP	CIR-57,452/2007-Chlorpyrifos(DP)(277)-3141	DP	20/07/2007	9(4)
19	Chlorpyrifos 10 % GR	CIR-62,243/2009/ Chlorpyrifos(GR)(297)-3240	GR	21/5/2009	9(4)
20	Chlorpyrifos 16% +Alpha Cypermethrin 1% EC	CIR-58,353/207-Chlorpyrifos + Alphacypermethrin (EC)(282)-3199	EC	22/11/2007	9(4)
21	Chlorpyrifos 2.0 % RTU	CIR-57,578/2007-Chlorpyrifos(RTU)(278)-3147	RTU	29/08/2007	9(4)
22	Chlorpyrifos 20 % EC	CIR-16,970/93-Chlorpyrifos(EC)-418	EC	30/09/1993	9(4)
23	Chlorpyrifos 50% + Cypermethrin 5% EC	CIR-33,625/2000/ Chlorpyrifos + Cypermethrin (EC)-1568	EC	28/8/2000	9(4)
24	Chlorpyrifos Technical	CIR-17,177/93/ Chlorpyrifos(TECH)-429	T	21/10/1993	9(4)
25	ClodinafopPropargyl 15%	CIR-109809/2013-Clodinafop-Propargyl (WP)(342)-15	WP	26.10.2013	9(4)
26	Cypermethrin 10% EC	CIR-33,620/2000/ Cypermethrin (EC)-1909	EC	28/8/2000	9(4)
27	Cypermethrin 25% EC	CIR-28,933/98/ Cypermethrin (EC)-1658	EC	20/8/1998	9(4)
28	Delta Methrin 1%+ Triazophos 35% EC	CIR-58,352/2007-Deltamethrin+ Triazophos(EC)(282)-1055	EC	21/11/2007	9(4)
29	Deltamethrin 0.75% + Endosulfan 29.75% EC	CIR-54,819/2006/ Deltamethrin+ endosulfan (EC)(267)-977	EC	14/9/2006	9(4)
30	Deltamethrin 2.8 % EC	CIR-22,920/96/ Deltamethrin (EC)-169	EC	22/2/1996	9(4)
31	Diazon 20% EC	CIR-19,119/94/ Diazion (EC)-225	EC	30/9/1994	9(4)

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32	Difenoconazole 25% EC	CIR-108287/2013-Difenoconazole (EC)(340)-1	EC	21/8/2013	9(4)
33	Diflubenzuron 25% WP	CIR-44,827/2003/ Diflubenzuron (WP)(235)-41	WP	1/7/2003	9(4)
34	Diafenthiuron 50% WP	CIR-131030/2015-Diafenthiuron(WP)(358)-195 F,No, 54390-F/9(4)/2015	WP	16/10/2015	9(4)
35	Dimethoate 30% EC	CIR-34,628/2001/ Dimethoate (EC)-944	EC	1/3/2001	9(4)
36	Endosulfan 2% DP	CIR-19,659/94/ Endosulfan (DP)-1216	DP	23/11/1994	9(4)
37	Endosulfan 35% + Cypermethrin 5% EC	CIR-601/2006(256)-Endosulfan+ Cypermethrin (EC)-01	EC	8/9/2006	9(3)
38	Endosulfan 4% DP	CIR-28,733/98/ Endosulfan (DP)-1765	DP	18/06/1998	9(4)
39	Endosulfan Technical for Import only	CIR-55.658/2006-Endosulfan(TI)(269)-2269	TI	23/07/2007	9(4)
40	Ethion 50% EC	CIR-33,622/2000-Ethion(EC)-495	EC	28/2/2000	9(4)
41	Fenobucarb 50%EC (B.P.M.C.)	CIR-37,036/2001-Fenobucarb(EC)-100	EC	no date	9(4)
42	Fenoxaprop-p-Ethyl 10% EC	CIR-43,363/2003-Fenoxaprop-p-Ethyl(EC)(230)-27	EC	7/3/2003	9(4)
43	Fenpyroximate 5% EC	CIR-63,072/2009-Fenpyroximate(EC)(302)-4	EC	16/10/2009	9(4)
44	Fenpyroximate 5% SC	CIR-112982/2014-Fenpyroximate (SC)(346)-5	SC	9/5/2014	9(4)
45	Fenpyroximate Technical	CIR-1004/2009(304)-Fenpyroximate(T)-05	T	13/11/2009	9(3)
46	Fenvalerate 0.4% DP	CIR-18,965/94/Fenvelarate (DP)-838	DP	20/9/1994	9(4)
47	Fenvalerate 20% EC	CIR-25,637/97/Fenvelarate (EC)-1252	EC	26/6/1997	9(4)
48	Fipronil 5% SC	CIR-45,569/2003/Fipronil (SC)(237)-100	SC	22/07/2003	9(4)
49	Fipronil 40 + Imidacloprid 40%WG	CIR-137060/2017-Fipronil+Imidacloprid (WG)(372)-931	WG	10/2/2017	9(4)
50	Glyphosate 20.2% SL	salt of Glyphosate (SC) (377)-184	SL	29/8/2007	9(4)
51	Glyphosate 41% SL(Glycel)	CIR-2687/84-Glyphosate(SL)-6	SL	23/11/1984	9(4)
52	IPA salt of Glyphosate 54% SL	CIR-130190/2015/IPA salt of Glyphosate (SL)(354)-537	SL	30/07/2015	9(4)
53	Glyphosate Ammonium salt 20% SL	CIR-1036/2010(307) /Glyphosate Ammonium Salt (SL)-05	SL	31/03/2010	9(3)
54	Glyphosate Ammonium salt 5% SL	CIR-56,866/2007/Ammonium Salt of Glyphosate (SL)(275)-421	SL	8/10/2007	9(4)
55	Glyphosate Technical for Indigenous manufacture	CIR-49,944/2005-Glyphosate(TIM)(251)-318	TIM	12/5/2005	9(4)
56	Hexaconazole 5% EC	CIR-33,623/2000-Hexaconazole (EC)-38	EC	24/8/2000	9(4)
57	Hexaconazole 5%SC	CIR-66,387/2011-Hexaconazole (SC)(318)-679	SC	9/6/2011	9(4)
58	Imidacloprid 0.3% GR	CIR-1254/2011(324) Imidacloprid (GR)-19	GR	28/12/2011	9(3)
59	Imidacloprid 17.8% SL	CIR-38,993(220)/2002 Imidacloprid (SL)-156	SL	18/06/2002	9(4)
60	Imidacloprid 2.15% Gel	CIR-58,971/2008- Imidacloprid (G)(284)-1173	Gel	24/01/2008	9(4)
61	Imidacloprid 30.5% SC	CIR-48,686/2004-Imidacloprid(SC)(246)-648	SC	20/9/2004	9(4)
62	Imidacloprid 48% FS	CIR-55,386/2006 Imidacloprid (FS)(268)-1001	FS	17/10/2006	9(4)
63	Imidacloprid 70% WG	CIR-55,739/2007 Imidacloprid (WG)(270)-1014	WG	24/5/2007	9(4)
64	Imidacloprid 70% WS	CIR-43,249/2003 Imidacloprid (WS)(230)-393	WS	4/3/2003	9(4)
65	Imidacloprid 94% Technical	CIR-199/2003 Imidacloprid (T)(230)-13	T	4/3/2003	9(3)
66	Imazethapyr 10% SL	CIR_130271/2015-Imazethapyr (SL)(355)-131	SL	3/8/2015	9(4)
67	Indoxacarb 14.5% SC	CIR-50,455/2005-Indoxacarb(SC)(246)-200	SC	16/6/2005	9(4)
68	Iprodione 50%WP	CIR-45,567/2003-Iprodione	WP	22/07/2003	9(4)

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		(WP)(237)-62			
69	Kitazin 48% EC	CIR-40,192/2002-Kitazin(EC)(222)-25	EC	26/11/2002	9(4)
70	Kresoxim Methyl 44.3% SC	CIR-108288/2013-Kresoxim-Methyl (SC)(340)-1	SC	21/08/2013	9(4)
71	Lambda Cyhalothrin 2.5%EC	CIR-50,624/2005-Lambda Cyhalothrin(EC)(246)-348	EC	22/07/2005	9(4)
72	Lambda Cyhalothrin 5%EC	CIR-44,806/2003-Lambda Cyhalothrin(EC)(235)-147	EC	1/7/2003	9(4)
73	Lime Sulphur 22% SC	CIR-60,207/2008-Lime Sulphur(SC)(292)-1775	SC	22/9/2008	9(4)
74	Malathion 25% WP	CIR-2518/84/Malathion(WP)-1034	WP	24/9/1984	9(4)
75	Mancozeb 64%+Metalaxyl 8% WP	CIR-39,1 03/2002-METALAXYL + MANCOZEB(WP)-178	WP	30/09/2002	9(4)
76	Metalaxyl 35% WS	CIR-39,570/2002-METALAXYL(WP)(222)-183	WS	13/12/2002	9(4)
77	Methomyl 12.5% L	CIR-20,609/95/ METHOMYL /(L)-32	L	1/5/1995	9(4)
78	Methyl parathion DP	CIR-33,626/2000-METHYL PARATHION(DP)-1557	DP	28/8/2000	9(4)
79	Metribuzin 70% WP	CIR-43,336/2003-Metribuzin (W.P)(230)-150	WP	7/3/2003	9(4)
80	Monocrotophos 36% SL	CIR-28,729/98/MINOCROTOPHOS/(SL)-1395	SL	4/4/1998	9(4)
81	Oxyfluorfen 23.5% EC	CIR-40265/2002-OXYFLOURFEN(EC)(223)-57	EC	13/12/2002	9(4)
82	Paclobutrazole 23% SC	CIR-1318/2012 (327) - PacIobutrazoIe (SC) -0 4	SC	16/05/2012	9(3)
83	Paclobutrazole Technical	CIR-1317/ 2012(327)- PacIobutrazole (T)-03	T	11/5/2012	9(3)
84	Pendimethalin 30% EC	CIR-34, 766/2001 PENDIMETHALIN\ (EC)-94	EC	7/3/2001	9(4)
85	Pretilachlor 50% EC	CIR-44,938/2003-Pretilachlor(EC)(235)-79	EC	2/7/2003	9(4)
86	Profenofos 40%+Cypermethrin 4% EC	CIR-33,116/2000/ Profenofos +Cypermethrin(EC)-71	EC	20/6/2000	9(4)
87	Profenofos 50% EC	CIR-32,248/99 /PROFENOFOS(EC)-42.	EC	8/1/2000	9(4)
88	Profenofos Technical	CIR-38,064/219/2002-Profenofos(T)-436	T	26/4/2002	9(4)
89	Propiconazole25% EC	CIR-45,568/2003 /Propiconazole (EC)(237)-95	EC	22/07/2003	9(4)
90	Quinalphos 1.5% DP	Difenoconazole (EC) (377)-372	DP	16/6/1995	9(4)
91	Quinalphos 25% EC	CIR-33,624/2000-Quinalphos(EC)-1316	EC	28/8/2000	9(4)
92	Quinalphos 70% Tech.	CIR-67,310/2014-Quinalphos(T)(350)-1717	T	11/10/2014	9(4)
93	Sulfosulfuron 75% WG	CIR-45,570/2003-Sulfosulfuron(WG)(237)-44	WG	22/07/2003	9(4)
94	Sulfosulfuron Technical for Indigenous manufacture	CIR-53,915/2006-Sulfosulfuron(TIM)(265)-228	T	24/08/2006	9(4)
95	Sulphur 40 % SC	CIR-56,865/2007-Sulphur(SC)(275)-1656	SC	7/6/2007	9(4)
96	Sulphur 55.16 % SC	CIR-57,451/2007-Sulphur(SC)(271)-1677	SC	8/6/2007	9(4)
97	Sulphur 80 % W D G	CIR-37,722/2002-Sulphur(WDG)-893	WDG	9/4/2002	9(4)
98	Sulphur 80 % WP	CIR-46,962/2003-Sulphur(WP)(240)-1184	WP	1/12/2003	9(4)
99	Sulphur 85 % DP	CIR-57,453/2007-Sulphur(DP)(277)-1678	DP	20/7/2007	9(4)
100	Tebuconazole 5.36% FS	CIR-130192/2015-Tebuconazole (FS) (354)-189	FS	30/07/2015	9(4)
101	Tebuconazole 2% DS	CIR-107770/2013(339)-Tebuconazole (DS)-01	DS	29/07/2013	9(4)
102	Tebuconazole 25% WG	CIR-1437/2013(340)-Tebuconazole (WG)-07	Granules	22/08/2013	9(3)
103	Tebuconazole 25.9%	CIR-107769/2013(339)-Tebuconazole	EC	29/07/2013	9(4)

	EC	(EC)-01			
104	Tebuconazole 95% technical	CIR-1433/2013(339)-Tebuconazole (TIM)-06	T	23/07/2013	9(3)
105	Thiomthoxam 25% WG	CIR-55,733/2007-Thiamethoxam (WG)(270)-252	WG	19/01/2007	9(4)
106	Thiacloprid 21.7%SC	CIR-130389/2015-Thiacloprid (SC)(355)-38	SC	18/8/2015	9(4)
107	Triazophos 20% EC	CIR-36,865/2001-Triazophos(EC)-205	EC	2001	9(4)
108	Triazophos 40% EC	CIR-37,846/2002-Triazophos(EC)-236	EC	26/4/2002	9(4)
109	Triazophos 60% LC	CIR-48,502/2004-Triazophos(TIM)(244)-478	T(LC)	12/8/2004	9(4)
110	Tricyclazole75% WP	CIR-37,827/2002-Tricyclazole(WP)-42	WP	15/07/2002	9(4)
111	Zinc Phosphide 1% Bait	CIR-44,807/2003-Zinc Phosphide(Bait)(235)-82	Bait	1/7/2003	9(4)
112	Zinc Phosphide and its formulations	No.5-4(3)/Zinc Phosphide(R)-1	Powder	24/7/1974	DTRP
113	Zinc Phosphide 2% Baits	CIR-130189/2015 Zinc Phosphide-(RB)(354)-93	Bait	27/07/2015	9(4)
114	Acetamiprid Technical 99%	CIR-67,447/2016/ ACETAMIPRID (T)(362)-618	T	6/6/2016	9(4)
115	Emamectin Benzoate 5 % SG	CIR-148901/2018-Emamectin benzoate(SG)(385)-694	SG	11/3/2018	9(4)
116	Azoxystrobin Technical 96% Min.	CIR/1972/ 2016(367)-Azoxystrobin-(TIM)-11	T	8/11/2016	9(3)
117	Azoxystrobin 11% + Tebuconazole 18.3% SC	CIR-137062/2017- Azoxystrobin + Tebuconazole (SC)(372)-11	SC	10/2/2017	9(4)
118	Azoxystrobin 8.3% + Mancozeb 66.7% WG	CIR-146880/2018- Azoxystrobin + Mancozeb (WG)(383)-91	WG	25/02/2018	9(4)
119	Azoxystrobin 18.2 + Difenoconazole 11.4% (w/w) SC	CIR-137521/2017- Azoxystrobin + Difenoconazole (SC)(374)-13	SC	22/04/2017	9(4)
120	Azoxystrobin 12.5 + Tebuconazole 12.5% (w/w) SC	CIR-137521/2017- Azoxystrobin + Difenoconazole (SC)(374)-13	SC	25/05/2017	9(3)
121	Bispyribac Sodium Technical 95% min.	CIR-2032/2017(371/372)-Bispyribac Sodium (TIM)-08	T	17/03/2017	9(3)
122	Bispyribac Sodium 10% SC (w/v)	CIR-2038/2017(371/372)-Bispyribac Sodium (SC)-09	FS	17/03/2017	9(3)
123	Difenoconazole Tech.	CIR-1855/2016(362)-Difenoconazole (T)-08	T	30/03/2016	9(3)
124	Fipronil 4% + Acetamiprid 4% SC	CIR-139146/2017-Fipronil+ Acetamiprid (SC)-(375)-1052	SC	28/06/2017	9(4)
125	Glyphosate 41% + Oxyfluorfen 2.5% SC	CIR-141031/2017-Oxyfluorfen + Isopropyl amine salt of Glyphosate (SC) (377)-184	SC	4/11/2017	9(4)
126	Gibberelic Acid 0.001% L	CIR-137522/2017-Gibberelic Acid (L) (374)-358	L	22/04/2017	9(4)
127	Carfentrazone-ethyl 0.43+Glyphosate 30.82% EW	CIR-134628/2016-Carfentrazone-3thyl + Glyphosate(EW)(367)-1 F. No. 56740-F/9(4)/2016	EW	2/9/2016	9(4)
128	Magnesium Phosphide 56%	CIR-137551/2017-Magnesium Phosphide (374)-1	Fumigant	24/04/2017	9(4)
129	Propiconazole 13.9 + Difenoconazole 13.9 % EC	CIR-141050/2017-Propiconazole + Difenoconazole (EC) (377)-372	EC	4/11/2017	9(4)
130	Thiacloprid Technical	CIR-67,534/2017-Thiacloprid (T)(372)-28	T	24/03/2017	9(4)
131	Profenofos 40 + Fepropathrin 2.5% EC	CIR-2107/2017 (378)- Profenofos + Fenpyroximate -(EC)-01	EC	22/04/2018	9(3)
132	Fenpropathrin 10% EC	CIR-150774/2018- Fenpropathrin-(EC)(387)-78	EC	14/04/2018	9(4)
133	Tebuconazole 10%+ Sulfur 65% WG	CIR-1888/2016(365)-Tebuconazole + Sulfur (WG)-01	WG	7/6/2016	9(3)

II. BIO-PESTICIDES CIB REGISTRATIONS OF TRANSFEROR COMPANY

S No.	Name of Product	Certificate number	Type	Date of issue	under section
1	VerticilliumChamydosp orium 1% WP	CIR-1189/2011(320) VerticilliumChamydosporium(WP)-3	WP	16/1/2012 22/1/2019	9(3b)
2	Trichoderma Virdie 1.5% WP	CIR-1963/2016(367)-Trichoderma Virdie(WP)-455	WP	28/11/2016 27/11/2018	9(3b)
3	Pseudomonas Fluorescens 1% WP	CIR-1950/2016(368) PseudomanasFluorescens (WP)-252	WP	28/11/2016 Permanent Regn.	9(3)
4	Trichoderma Harzianum 1% WP	CIR-1954/2016(368)Trichoderma Harzianum (WP)-469	WP	28/11/2016 Permanent Regn.	9(3)

III. CIB REGISTRATION OF THE TRANSFEROR COMPANY (FOR EXPORT PURPOSE)

S No.	Name of Product	Certificate number	Type	Date of issue	under section
1	Acetamidiprid Technical 99% Min.	CIR(E)-8225/2015(358)-Acetamidiprid (T)-103	T	5/11/2015	9(3)
2	Aluminium Phosphide 6% Tablet	CIR (E)-3491/2007(282)-Aluminium Phosphide(T)-08	Tablet	16/11/2007	9(3)
3	Aluminium Phosphide 55% Tablets	CIR (E)-6083/2013(340)- Aluminium Phosphide (Tablet)-17	F	23/08/2013	9(3)
4	Aluminium Phosphide 56%	CIR/12,561/91/Aluminium Phosphide (F-2) for export to Pakistan only	Tablet	18/1/1991	9(3)
5	Aluminium Phosphide 56% Tablet	CIR(E)-5939/2013-Aluminium Phosphide(Tablet)-16	F	8/8/2013	9(3)
6	Aluminium Phosphide 57% Powder	CIR(E)-5251/2012(326)-Aluminium Phosphide (P)-14	Powder	3/4/2012	9(3)
7	Aluminium Phosphide 57% Tablets	CIR(E)-7289/2014(351)- AluminiumPhosphide (Tablets)-18	F	2/11/2014	9(3)
8	Aluminium Phosphide 57% Tablets (Celphos)	CIR-5123/86/Aluminium Phosphide/(T)-17	Tablet	29/12/2986	9(3)
9	Aluminium Phosphide 60% Tablets/Pellets/(L-Fume)	CIR-5035/86/Aluminium Phosphide/(Tablets)-16	Tablet	8/12/1986	9(4)
10	Aluminium Phosphide Technical 79%	CIR(E)-4670/2011(314)-Aluminium Phosphide (T)-11	T	21/3/2011	9(3)
11	Aluminium Phosphide Technical 85%	CIR(E)-4856/2011(317)-Aluminium Phosphide (T)-12	T	9/6/2011	9(3)
12	AluminiumPhosphidede 15%	CIR-12,517/91-Aluminium Phosphide(F)-19 for export to Switzerland only	Tablet	3/1/1991	9(3) Exp.
13	Ammonium Salt of Glyphosate 69.3%	CIR (E)-6271/2013(342)- Ammonium Salt of Glyphosate (SG)-94	F	31.10.2013	9(3)
14	Ammonium Salt of Glyphosate71%(Non Tallow Amine)	CIR-(E)-9413/2017(375)-Ammonium Salt of Glyphosate (SG)-2	F	27/06/2017	9(3)
15	Azoxystrobin Technical	CIR(E)-5253/2012(326)-Azoxystrobin (T)-31	T	3/4/2012	9(3)
16	Axoxystrobin 12.5% + Tebuconazole12.5% SC	CIR(E)-8311/2015(358)- Azoxystrobin+Tebuconazole(SC)-2	F	5/11/2015	9(3) Exp.
17	Bispyribac Sodium technical 95% min.	CIR(E)-5612/2013(335)-BISPYRIBAC SODIUM (SC)31	T	21/2/2013	9(3)
18	Chlorpyrifos Tech. 97% Min	CIR-7161/2014(350)-Chlorpyrifos (T)-406	T	23/09/2014	9(3)
19	Chlorpyrifos technical 97%	CIR (E)-6339/2013(342)- CHLORPYRIPHOS (T)-386	T	31/10/2013	9(3)
20	Chlorpyriphos 25 % WP	CIR-30,820/99/ Chlorpyriphos(WP)-1159	WP	12/5/1999	9(3)
21	Chlorpyriphos 40% EC (w/v)	CIR(E)-2348/2005(253)-Chlorpyriphos (EC)-181	EC	16/6/2005	9(3)
22	Chlorpyriphos 40.8 % EC (w/w)	CIR(E)-30,858/99/ Chlorpyriphos (EC)-1172	EC	13/5/1999	9(3)
23	Chlorpyriphos 48 % EC (w/v)	CIR(E)-2349/2005(253)-Chlorpyriphos (EC)-182	EC	16/06/2005	9(3)

24	Chlorpyriphos 48 % EC (w/w)	CIR(E)-30,039/98/ Chlorpyriphos (EC)-1083	EC	13/11/1998	9(3)
25	Chlorpyriphos 50 % EC w/v	CIR (E)-6690/2014(345)-Chlorpyriphos-(EC)-397	EC	14/03/2014	9(3)
26	Chlorpyriphos 5 % GR	CIR-31,240/99/ Chlorpyriphos(GR)-1228	GR	22/6/1999	9(3)
27	Chlorpyriphos 20% EC (w/v)	CIR(E)-2352/2005(253)-Chlorpyriphos (EC)-183	EC	16/6/2005	9(3)
28	Chlorpyrifos 40.8% EC(w/v)	CIR(E)-7772/2015(354)-Chlorpyriphos (EC)-445	EC	18/05/2015	9(3)
29	Cypermethrin 40% EC	CIR (E)-6581/2014(344)-Cypermethrin (EC)-315	F	3/3/2014	9(3)
30	Endosulfan 20% EC(to west Germany and Zimbabwe)	CIR-7494/88/Endosulfan/(EC)-673	EC	14/3/1988	9(4)
31	Endosulfan 30% EC(to west Germany and Zimbabwe)	CIR-7493/88/Endosulfan/(EC)-672	EC	14/3/1988	9(4)
32	Endosulfan 35% EC (w/v)	CIR-2350/2005(253)-Endosulfan (EC)-43	EC	16/6/2005	9(3)
33	Endosulfan 50% EC(to Sudan)	CIR-5705/87/Endosulfan/(EC)-621	EC	23/3/1987	9(4)
34	Endosulfan 50% EC(w/w)	CIR-1427/2003 (234)/Endosulfan(EC)-30	EC	21/5/2003	9(3)
35	Endosulfan 50% WG	CIR(E)-3897/2008(293) /Endosulfan(WG)-66	WG	24/10/2008	9(3)
36	Endosulfan 50% WP	CIR-32,125/99/Endosulfan (WP)-1865	WP	23/12/1999	9(3)
37	Endosulfan 94% Technical	CIR-E/097/2000(197)/ Endosulfan(T)-5	T	3/3/2000	9(3)
38	Ethion 95% Technical	CIR-E/896/2001(216)/Ethion-(T)-17	T	29/11/2000	9(3)
39	Fenpyroximate 5% EC (w/v)	CIR-E/5252/2012(326) /Fenpyroximate-(EC)-7	EC	3/9/2012	9(3)
40	Fenpyroximate Technical	CIR-E/917/2001(217)/ Fenpyroximate-(T)-3	T	24/12/2001	9(3)
41	Fenpyroximate 5% SC(w/v)	CIR (E)-6885/2014(348)-Fenpyroximate (SC)-10	F	19/06/2014	9(3)
42	FluroxypyrMeptyl Ester Technical 94% Min.	CIR-E/4138/2009(303) /FluroxypyrMeptyl Ester (T)-04	T	11/9/2009	9(3)
43	Folpet Technical	CIR-E/911/2001(217)/Folpet (T)-2	T	24/12/2001	9(3)
44	Glyphosate 62% IPA salt	CIR-31,922/99/Glyphosate (IPA salt)-160	SI	28/10/1999	9(3)
45	Glyphosate Ammonium salt 75.6% SG	CIR (E)-6582/2014(344)- Glyphosate Ammonium Salt (SG)-98	F	3/3/2014	9(3)
46	Glyphosate Ammonium Salt Technical 97.5% min.	CIR-14,997/92/Glyphosate Ammonium Salt (T)-88	T	16/11/1992	9(3)
47	Glyphosate IPA salt 45% SL	CIR (E)-6583/2014(344)- Glyphosate IPA Salt (SL)-99	F	3/3/2014	9(3)
48	Glyphosate IPA salt 48% w/v(480 g/l) SL	CIR-E/4855/2011(317)/Glyphosate IPA salt (SL)-66	SL	4/6/2011	9(3)
49	Glyphosate Technical 95% min.	CIR-5962/87/Glyphosate (T)-10	T	22/05/1987	9(3)
50	Glyphosate technical 95% min. (FAO)	CIR(E)5780/2013(338)-GLYPHOSATE(T)-85	T	25/06/2013	9(3)
51	Hexaconazole Technical	CIR-E/1251/2002(227) /Hexaconazole (T)-60	T	26/11/2002	9(3)
52	Imidacloprid 0.3 % Gr	CIR-(E)/3624/2008(286)-Imidacloprid (Gr)-20	Gr	17/3/2008	9(3)
53	Imidacloprid 0.5 % Gr	CIR (E)-6585/2014(344)- Imidacloprid (GR)-224	F	3/3/2014	9(3)
54	Imidacloprid 20 % SL (w/v)	CIR-(E)/ 4853/2011(317)-Imidacloprid (SL)-169	SL	9/6/2011	9(3)
55	Imidacloprid 3% SC (w/v)	CIR(E)/5636/2013(335)-Imidacloprid (SC) 193	SC	21/2/2013	9(3)
56	Imidacloprid 35 % (w/v) SC	CIR (E)-6579/2014(344)- Imidacloprid (SC)-223	F	3/3/2014	9(3)
57	Imidacloprid 6% EC (w/v)	CIR(E)/5685/2013(336)-Imidacloprid (EC) 194	F	3/4/2013	9(3)
58	Imidacloprid Technical	CIR-(E)/955/2002(218)-Imidacloprid (T)-17	T	31/1/2002	9(3)

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59	Imidacloprid Technical	CIR-(E)/2600/2005(260)-Imidacloprid (T)-84	T	16/2/2006	9(3)
60	Indoxacarb15% SC (w/v)	CIR (E)-6886/2014(348)-INDOXACARB (SC)-43	F	19/06/2014	9(3)
61	Kresoxym Methyl technical 94% Min.	CIR(E)5779/2013(338)-KRESOXYM METHYL(T)-11	T	5/7/2013	9(3)
62	Paclobutrazol 40% (w/v) SC	CIR (E)-6586/2014(344)-Paclobutrazol (SC)-5	F	3/3/2014	9(3)
63	Permethrin 25% (w/v) EC	CIR (E)-6584/2014(344)- Permethrin (EC)-165	F	3/3/2014	9(3)
64	Profenofos 40% EC	CIR (E)-6580/2014(344)- Profenofos (EC)-73	F	3/3/2014	9(3)
65	Profenofos 40%+ Cypermethrin 4% EC(w/v)	CIR-(E)/5260/2012(326)-Profenofos+Cypermethrin (EC)-10	EC	29/3/2012	9(3)
66	Profenofos 20%+ Cypermethrin 2% ULV(w/v)	CIR (E)-7985-Profenofos + Cypermethrin (ULV)-33	ULV	28/07/2015	9(3)
67	Profenofos 50% EC (w/v)	CIR-(E)/2351/2005(253)-Profenofos (EC)-32	EC	16/6/2005	9(3)
68	Profenofos 50% EC (w/w)	CIR-29,383/98-Profenofos (EC)-15	EC	20/8/1998	9(3)
69	Profenofos 72% EC (w/v)	CIR-(E)/5328/2012(328)-Profenofos (EC)-58	EC	19/6/2012	9(3)
70	Profenofos Technical	CIR-29,382/98-Profenofos (T)-14	T	20/8/1998	9(3)
71	Profenofos Technical 95%	CIR(E)-8158(357)-Profenofos(T)-85	T	7/9/2015	9(3)
72	Propiconazole technical	CIR-(E)/1252/2002(227)-Propiconazole (T)-27	T	26/11/2002	9(3)
73	Tebuconazole 25% EC (w/v)	CIR(E)/5686/2013(336)-Tebuconazole (EC) 115	F	3/4/2013	9(3)
74	Tebuconazole 25% WDG	CIR-(E)/2748/2006(263)-Tebuconazole (WDG)-42	WDG	1/6/2006	9(3)
75	Tebuconazole technical	CIR-(E)/1160/2002(223)-Tebuconazole (T)-11	T	26/8/2002	9(3)
76	Tebuconazole Technical 98% Min.	CIR (E)-5938/2013(339)-Tebuconazole(T)-118	T	8/8/2013	9(3)
77	Tebuconazole 10% + Sulphur 65% WG	CIR9E)-8312/2015(358)-Tebuconazole+ Sulphur(WG)-6	F	5/11/2015	9(3) Exp.
78	Triclopyr tech. 98.5% Min.	CIR-(E)/3597/2008(286)-Triclopyr(T)-16	T	2/1/2008	9(3)
79	TriclopyrButoxy Ethyl Ester tech. 94% Min.	CIR-(E)/3394/2007(278)-TriclopyrButoxy Ethyl Ester (T)-13	T	21/08/2007	9(3)
80	TriclopyrButoxy Ethyl Ester tech. 98% Min.	CIR-(E)/3516/2007(284)-TriclopyrButoxy Ethyl Ester (T)-14	T	7/3/2008	9(3)
81	TriclopyrButoxy ethyl estertechical 96% Min.	CIR (E)-6956/2014(348)-TriclopyrButoxyEtyl Ester (T)-20	T	19/06/2014	9(3)
82	Thiacloprid Technical 97%	CIR (E)-7900/2015(355)-THIACLOPRID (T)-11	T	8/6/2015	9(3)
83	Zinc Phosphide 80% Powder (Technical)	CIR (E)-5937/2013(339)-Zinc Phosphide (T)-8	T	8/8/2013	9(3)
84	Zinc Phosphide 82% technical(for Export to West Germany)	CIR-7011/87/Zinc Phosphide/(T)-52	T	2/2/1988	9(3)
85	Zinc Phosphide 90% technical(for export to Turkey only)	CIR-7010/87/Zinc Phosphide/(T)-53	T	2/2/1988	9(3)
86	Zinc Phosphide 40% w/w Powder	CIR-(SE)-9221/2017(375)-Zinc Phosphide (Powder)-1	Powder	20/04/2017	9(3)
87	FluroxypyrMeptyl Ester 29.2% w/v EC (equivalent to Fluroxypyr acid 20% w/v)	CIR/8931/2016(368)-FluroxypyrMeptyl Ester (EC)-2	F	26/09/2016	9(3)
88	Ammonium Glyphosate 39.2% SI w/v	CIR (E)-9111/2017(371)- Ammonium Glyphosate (SL)-1	F	23.03.2017	9(3)

89	Glyphosate 41% SL (w/w) IPA salt (Non Tallow amine)	CIR-(E)-9413/2016(375)-Glyphosate (SL)-8	SL	27/06/2017	9(3)
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IV. APPLICATIONS FOR REGITRATIONS MADE BY THE TRANSFEROR COMPANY THAT ARE PENDING

Sr. no	PRODUCT	APPLICATION	Application submission	CROPS
1	ZnP 40% P	Rodenticide	Apr-16	Field rodent
2	Paclobutrazole 40% SC	Plant growth regulator	May-16	Pigeonpea
3	Tribase copper 34.5% SC	Fungicide	May 2018/Sept 18	Chilli & Cucumber
4	Pyriproxyfen 10% EC	Insecticide	Jan-18	Cotton & Chilli
5	Pyridalyl 10% EC	Insecticide	Jan-18	Cotton, Okra & Cabbage
6	Paclobutrazole 40% SC	Plant growth regulator	Apr- 2018 / Nov. 18	Soybean
7	Tebuconazole 10 + Sulphur 65%WG	Fungicide	Sep-18	Mango
8	Profenofos 40 + Fenpyroximate 2.5 EC	Insecticide	May 2018/Sept 18	Brinjal

V. LICENSES/ REGISTRATIONS OBTAINED BY THIRD PARTIES IN FOREIGN JURISDICTIONS WHERE THE TRANSFEROR COMPANY IS DENOTED AS A SUPPLIER/SOURCE/MANUFACTURER/EXPORTER ETC.

Sr. No.	Country	Region	Formulation	Registration Holder	Reg. no.
1	Argentina	Americas	Aluminium Phosphide 56%	Chutrau S A C I F	No. 1133/1 No. 14872/98
2	Argentina	Americas	Tebuconazole Technical 98%	Chutrau S A C I F	No. 395873/2008
3	Argentina	Americas	Chlorpyrifos 48% w/v EC	Chutrau S A C I F	No. 333907/2011
4	Argentina	Americas	Fluroxypr-meptyl ester 98% tech.	Chutrau S A C I F	No. 186370/2012
5	Argentina	Americas	Chlorpyriphos Technical 94%	BYCO	No. 14493/97
6	Argentina	Americas	Imidacloprid Technical 98%	Chutrau S A C I F	No. 483902/2011
7	Australia	Asia Pacific	Aluminium Phosphide 56%	Titan AG	No 82665
8	Australia	Asia Pacific	Aluminium Phosphide 56% Tablet (LOA)	KENSO	No. 82704
9	Australia	Asia Pacific	Aluminium Phosphide 56% Blanket(LOA)	KENSO	No. 82717
10	Bangladesh	Asia Pacific	Aluminium Phosphide 57%	Haychem Ltd	Reg. no. - AP-913
11	Bangladesh	Asia Pacific	Glyphosate 41% SL	Auto Crop Care Ltd.	AP-333
12	Bangladesh	Asia Pacific	Sulfur 80% WG	Haychem Ltd	No. AP -734.
13	Bangladesh	Asia Pacific	Zinc phosphide 80% w/w	Haychem Ltd	AP – 915
14	Bangladesh	Asia Pacific	Chlorpyriphos 20% EC	Haychem Ltd	No. AP-617.
15	Bangladesh	Asia Pacific	ALP 56% Tab	Fishtech ltd	Reg. no. - AP-3515
16	Bangladesh	Asia Pacific	Glyphosate 71% SG	Haychem Ltd	No. AP-1312.
17	Bangladesh	Asia Pacific	Profenofos 50 EC	Haychem Ltd	No. AP-1304
18	Bangladesh	Asia Pacific	Chlorpyriphos 48% EC	Haychem Ltd	AP – 1181
19	Benin	Africa	Glyphosate 41% SL	Topex Agro	Certificate available

Scheme of Amalgamation

20	Benin	Africa	Chlorpyrifos 48% w/v EC	Vasco Corporation	Certificate available
21	Brazil	S America	Chlorpyrifos tech	Nufarm, Brazil (Agripec)	declaration dated 08/03/2016 available
22	Brazil	S America	Chlorpyrifos tech 97%	Nortox	20016
23	Brazil	S America	Chlorpyrifos tech 97%	Cropchem	20516
24	Cameroon	Africa	Glyphosate 41% SL	Africaware	No. 525/09/HE/HOMO /CNHPCAT/ CMR
25	Colombia	South America	Deltamethrin technical	DACARSA E.U.	Reg. no. 1462
26	Colombia	South America	Permethrin	DACARSA E.U.	Reg. no. 1461
27	Congo	Africa	Glyphosate 41% SL	Congo Tract Plus / Top Guinee SARL	Based on import permit
28	Congo	Africa	Chlorpyrifos 48% w/v EC	Congo Tract Plus/ Top Guinee SARL	Based on import permit
29	Egypt	Africa	Aluminium Phosphide 57%	International Co. for Chemicals & Trade Agencies (ICCTA).	Reg no. 673
30	Egypt	Africa	Sulfur 80% WP	Green T&A Paradise	Regn. No. 341.
31	Egypt	Africa	Profenofos tech 91%	EL Nisar Co	1785
32	Egypt	Africa	Profenofos 72% EC	EL Nisar Co	2035
33	Ethiopia	Africa	Aluminium Phosphide 56%	Rangvet Pvt. Ltd. & GAWT	ET/IN/146.
34	Ethiopia	Africa	Glyphosate 41% SL	Rangvet Pvt. Ltd. & GAWT	ET-HR-R 56-2010
35	Ethiopia	Africa	Zinc Phosphide	Rangvet Pvt. Ltd. & GAWT	PP/CO/FA/16/010 3
36	Ethiopia	Africa	Chlorpyrifos 48% w/v EC	Rangvet Pvt. Ltd. & GAWT	ET/IN/R109/2012
37	Ghana	Africa	Glyphosate 41% SL	Reiss & Co., Ghana	PCL1210/00319G
38	Ghana	Africa	Aluminium Phosphide 57%	Reiss & Co., Ghana	QCC/RES/ENTO/P 023/17
39	Ghana	Africa	Thiamethoxam 24% SC	Reiss & Co., Ghana	FRE/1310/00650G
40	Ghana	Africa	CPP 20% EC	Reiss & Co., Ghana	PCL141000552G
41	Ghana	Africa	Chlorpyrifos 48% EC w/v	Reiss & Co., Ghana	FRE/1410/00767G
42	Ghana	Africa	Profenofos 40% + Cypermethrin 4% EC	Reiss & Co., Ghana	FRE/1810/1299G
43	Guatemala	Americas	Aluminium Phosphide 56%	Biesterfeld De Guatemala S A	No. 84-89
44	Guatemala	Americas	Tebuconazole Technical	Disagro	No. 357- EQ - 191
45	Guinea	Africa	Ammonium Salt of Glyphosate 71% SG	Topex Agro	He 069/CNP/2010
46	Guinea	Africa	Imidacloprid 17.8% SL	Topex Agro	In 83/CNP/2010
47	Guinea	Africa	Glyphosate 41% SL	Top Guinee SARL, Guinee	He 017/2002
48	Guinea	Africa	Aluminium Phosphide 56%	Top Guinee SARL, Guinee	Fu 001/2002

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49	Guinea	Africa	Zinc phosphide 80% w/w	Top Guinee SARL, Guinea	Ro 002/2002
50	Guinea	Africa	Chlorpyrifos 48% w/v EC	Top Guinee SARL, Guinea	In 039/2002
51	Indonesia	Asia Pacific	Aluminium Phosphide 56%	Petrokimiya Kayaku	Reg. No. 0510011983630
52	Indonesia	Asia Pacific	Zinc Phosphide 80%	PT Excel Meg Indo	Reg. No. RI 01120120113916
53	Israel	Asia Pacific	Sulphur 80% WG	Tapazol Chemical Works.	Reg. No. 4197
54	Indonesia	Asia Pacific	Profenofos 500g/l	PT Excel Meg Indo	Reg. No. RI 01010120113882
55	Ivory Coast	Africa	Aluminium Phosphide 56%	Arysta	2168
56	Ivory Coast	Africa	Glyphosate 41% SL	Topex Agro	08118HE
57	Ivory Coast	Africa	Profenofos 72% EC	Topex Agro	12-1250 IN/AC
58	Ivory Coast	Africa	Profenofos + Cypermethrin	Topex Agro	12-1251 IN/AC
59	Ivory Coast	Africa	Imidacloprid 17.8% SL	Topex Agro	
60	Ivory Coast	Africa	Zinc phosphide 80% w/w	Topex Agro	2166
61	Ivory Coast	Africa	Profenofos 50% EC	Topex Agro	1253HE
62	Ivory Coast	Africa	Aluminium Phosphide 56%	Topex Agro	04/2008/1172
63	Ivory Coast	Africa	Chlorpyrifos 48% w/v EC	Topex Agro	Reg no. 103
64	Kenya	Africa	Aluminium Phosphide 57%	Twiga Chemical Industries Ltd., Kenya	PCPB CR 0379
65	Kenya	Africa	Glycel 41% SL	Prestige Packaging Ltd., Nairobi	PCPB (CR) 0979
66	Kenya	Africa	Chlorpyrifos 48% w/v EC	Prestige Packaging Ltd., Nairobi	PCPB CR0821
67	Kenya	Africa	Imidacloprid 17.8% SL	Prestige Packaging Ltd., Nairobi	PCPB CR 1034
68	Lebanon	Asia Pacific	Sulphur 80% WG	Belagri SRL	Reg. no. 4/4580
69	Lebanon	Asia Pacific	Glycel 41% SL	Belagri SRL	Reg. no. 4/4580
70	Malawi	Africa	Aluminium Phosphide 57% Tablet	Agrochem Limited	Reg. no. MW/PCB/2013/04 98
71	Malawi	Africa	Glyphosate 71% SG	Agrochem Limited	Reg. no. MW/PCB/2013/04 95
72	Malawi	Africa	Glyphosate 48% w/v SL	Agrochem Limited	Reg. no. MW/PCB/2013/04 94
73	Malawi	Africa	Imidacloprid 70% WG	Agrochem Limited	Reg. no. MW/PCB/2013/04 96
74	Malawi	Africa	Imidacloprid 20% SL	Agrochem Limited	Reg. no. MW/PCB/2013/04 93
75	Malawi	Africa	Sulphur 80% WG	Agrochem Limited	Reg. no. MW/PCB/2013/04 97
76	Malawi	Africa	Cypermethrin - 25% EC	Agrochem Limited	Reg. no. MW/PCB/2013/04 92
77	Malawi	Africa	Profenofos 50% EC	Agrochem Limited	Reg. no. MW/PCB/2013/04 90

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78	Malawi	Africa	Profenofos + cyper 44% EC	Agrochem Limited	Reg. no. MW/PCB/2013/04 89
79	Malawi	Africa	Lamda Cyhalothrin - 5% EC	Agrochem Limited	Reg. no. MW/PCB/2013/04 91
80	Malawi	Africa	Deltamethrin 2.8% EC	Agrochem Limited	Reg. no. MW/PCB/2013/04 88
81	Malaysia	Asia Pacific	Fluroxypr-meptyl ester 95%	Nufarm Malaysia SDN BHD	LRMP.R1/7981
82	Malaysia	Asia Pacific	Imidacloprid Technical 95%	Nufarm Malaysia SDN BHD	LRMP.R1/7717
83	Malaysia	Asia Pacific	Glyphisate 95%	Nufarm Malaysia SDN BHD	LRMP.R1/3231
84	Malaysia	Asia Pacific	Chlorpyrifos Technical 94%	Nufarm Malaysia SDN BHD	LRMP.R1/7042
85	Mali	Africa	Chlorpyrifos 48% w/v EC	Top Guinee / Topex Agro	0308/ISDRIAR
86	Mali	Africa	Glyphosate 41% SL	Top Guinee / Topex Agro	0308/ISDRIAR
87	Mali	Africa	Aluminium Phosphide 56%	Top Guinee / Topex Agro	0377/ISDRIAR1
88	Mali	Africa	Zinc Phosphide 80%	Top Guinee / Topex Agro	0377/ISDRIAR1
89	Mexico	Americas	Glyphosate Technical 95% Solid	Agroquimicos Tres Valles, S A (Agroversa)	RSCO-HEDE-0230-375-017-095
90	Mexico	Americas	Glyphosate Technical 62% IPA Salt Liquid	Agroquimicos Tres Valles, S A (Agroversa)	RSCO-HEDE-0230-389-018-062
91	Mexico	Americas	Chlorpyrifos Technical 94% Solid	Agroquimicos Tres Valles, S A (Agroversa)	RSCO-INAC-0115-416-019-094
92	Mexico	Americas	Chlorpyrifos Technical 97%	Agroquimicos Versa, Mexico	RSCO-INAC-0115-0721-019-97
93	Mexico	Americas	Glyphosate 71% SG	Agroquimicos Versa, Mexico	RSCO-HEDE-0230-266-034-71
94	Mexico	Americas	Tebuconazole Technical 95 %	DRAGON	RSCO-FUNG-0349-318-017-095
95	Mexico	Americas	Fluroxypr Meptyl 98%	Velsimex	RSCO-HEDE-0266-0723-0309-098
96	Mexico	Americas	Tebuconazole Technical 98 %	Agroquimicos Versa, Mexico	RSCO-FUNG-0349-326-017-098
97	Mexico	Americas	Sulfur 80% WG	DRAGON	RSCO-FUNG-0302-0315-030-80
98	Mexico	Americas	Sulfur 80% WG	Velsimex	RSCO-FUNG-0302-0632-034-080
99	Mexico	Americas	Zinc Phosphide 82%	Agromundo	RSCO-RODE-0504-0304-017-082
100	Mexico	Americas	Chlorpyrifos Tech	Tridente	RSCO-INAC-0115-0693-019-97
101	Mexico	Americas	Aluminium phosphide tech	Biesterfeld, Mexico	RSCO-FUMI-0407-0632-0309-85.02
102	Mexico	Americas	Aluminium phosphide tech	Tridente	RSCO-INAC-0115-0693-019-97

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103	Mexico	Latin America	Aluminium phosphide 57% tablet	Dragon	RSCO-INAC-0407-X0038-006057
104	Mexico	Americas	Chlorpyrifos tech	Biesterfeld, Mexico	RSCO-INAC-0115-X0093-019-097
105	Mexico	Americas	Chlorpyrifos tech	Mezfer, Mexico	RSCO-INAC-0115-X0036-309-097
106	Mexico	Americas	Tebuconazole tech 98%	Biesterfeld, Mexico	RSCO-FUNG-0349-0687-001-98
107	Mexico	Americas	Tebuconazole tech 98%	FMC agrochemicals	RSCO-FUNG-0349-X0012-0019-098
108	Mexico	Americas	Tebuconazole tech 98%	Agroquimica Tridente	RSCO-FUNG-0349-X0013-0019-098
109	Mexico	Americas	Triclopyr BEE tech	Agroversa	RSCO-HEDE-0258-X0067-018-0196
110	Morocco	Africa	Glyphosate 71% SG	ACI Equipments	F11-0-017
111	Morocco	Africa	Imidacloprid 200 g/l	ACI Equipments	F11-0-018
112	Morocco	Africa	Aluminium Phosphide 56%	Arzak Seeds Trade	F06-1-021
113	Morocco	Africa	Glyphosate 41% SL	ACI Equipments	F.05-4-014
114	Morocco	Africa	Sulfur 80% WDG	Agriguard	F11-1-023
115	Morocco	Africa	Imidacloprid 20% SL	SprayKem	F 03-4-009
116	Mozambique	Africa	Profenofos 50% EC	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	DSV - 1029
117	Mozambique	Africa	Imidacloprid 200 g/l	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	DSV - 1030
118	Mozambique	Africa	Glyphosate 41% SL	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	DSV - 1031
119	Mozambique	Africa	Aluminium Phosphide 57%	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	V - 1028
120	Mozambique	Africa	Profeno + cyper 44% EC	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	Reg. no. - DSV-1300
121	Mozambique	Africa	Cypermethrin 25% EC	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	Reg. no. - DSV-1301
122	Mozambique	Africa	Chlorpyrifos 48% w/v EC	TECAP (Tecnologia & consultoria Agro – Pecuaria) Lda, Maputo	DSV - 1026
123	Myanmar	Asia Pacific	Aluminium Phosphide 56%	Marlarmyning Enterprises Ltd	F2011-075
124	Myanmar	Asia Pacific	Glyphosate 41% SL	Marlarmyning Enterprises Ltd	F2011-233
125	Myanmar	Asia Pacific	Glyphosate 71% SG	Marlarmyning Enterprises Ltd	2013-1766
126	Myanmar	Asia Pacific	Profenofos 50% EC	Marlarmyning Enterprises Ltd	2013-1767
127	Myanmar	Asia Pacific	Chlorpyriphos 48% EC	Marlarmyning Enterprises Ltd	2013-1768

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128	Myanmar	Asia Pacific	Tebuconazole 25% WG	Marlarmyning Enterprises Ltd	2015-2445
129	Myanmar	Asia Pacific	Imidacloprid 20% SL	Marlarmyning Enterprises Ltd	2015-2446
130	Myanmar	Asia Pacific	Imidacloprid 70% WG	Marlarmyning Enterprises Ltd	2015-2447
131	Myanmar	Asia Pacific	Chlorpyriphos 20% EC	Marlarmyning Enterprises Ltd	F2011-234
132	Myanmar	Asia Pacific	Sulphur 80% WG	Marlarmyning Enterprises Ltd	2014/2024
133	Nepal	Asia Pacific	Aluminium Phosphide 56%	Nepal Agro Centre	21-2097
134	Nepal	Asia Pacific	Zinc Phosphide 80%	Nepal Agro Centre	21-2095
135	Nepal	Asia Pacific	Glyphosate 41% SL	Nepal Agro Centre	21-2094
136	Nepal	Asia Pacific	Sulfur 80% WP	Nepal Agro Centre	21/2096
137	Nepal	Asia Pacific	Sulfur 80% WG	Nepal Agro Centre	Regn. No. 29/3023
138	Nepal	Asia Pacific	Chlorpyrifos 20% EC w/v	Nepal Agro Centre	Regn. No. 21/2098
139	Nepal	Asia Pacific	Glyphosate 71% Ammonium Salt SG	Plant world Agro	Regn. No. 134/3231
140	Nepal	Asia Pacific	Tebuconazole 25% WG	Plant world Agro	Regn. No. 134/3576
141	Nepal	Asia Pacific	CPP 50 + Cyper 5% EC	Plant world Agro	134/3946
142	Nepal	Asia Pacific	Fenpyroximate 5% EC	Plant world Agro	134/3306
143	Nepal	Asia Pacific	Profenofos 50% EC	Plant world Agro	134/3300
144	Nepal	Asia Pacific	Imidacloprid 0.3% GR	Plant world Agro	134/3302
145	Nepal	Asia Pacific	Triazophos 40% EC	Plant world Agro	134/4996
146	Nepal	Asia Pacific	Glyphosate 54% SL	Plant world Agro	134/5417
147	Nepal	Asia Pacific	Tebu 10 + Sulphur 65% WG	Plant world Agro	134/5416
148	Nepal	Asia Pacific	Triazophos 35 + Delta 1% EC	Plant world Agro	134/4995
149	Nigeria	Africa	Zinc Phosphide 80%	Lion Seal Inds	A50097
150	Nigeria	Africa	Glyphosate 41% SL	Lion Seal Inds	NAFDAC Registration No. A5-0305
151	Nigeria	Africa	Aluminium Phosphide 56%	African Agro Commodities, Nigeria	NAFDAC Registration No. A5-0534
152	Nigeria	Africa	Chlorpyriphos 20% EC	African Agro Commodities, Nigeria	NAFDAC Regn. No. AS-0050.
153	Nigeria	Africa	Chlorpyriphos 48% EC	Lionseal	AS-0304
154	Nigeria	Africa	Profenofos + Cypermethrin 44% EC	Lion Seal Inds	A50997
155	Pakistan	Asia Pacific	sulphur 80 % WG	National Insecticides Company (Pvt) Ltd., Karachi	PAK/APO/934/2015

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156	Pakistan	Asia Pacific	Aluminium Phosphide 56%	National Insecticides Company (Pvt) Ltd., Karachi	Generic/DPP/2011/4443
157	Pakistan	Asia Pacific	Glyphosate 71% Ammonium Salt SG	National Insecticides Company (Pvt) Ltd., Karachi	PAK/APO/739/2010
158	Pakistan	Asia Pacific	Fenpyroximate 5% EC	National Insecticides Company (Pvt) Ltd., Karachi	PAK/APO/938/2015
159	Paraguay	Americas	Aluminium Phosphide 57%	Diagro	4530
160	Paraguay	Americas	Aluminium Phosphide 56%	Hortec S R L. Source: Excel Crop Care, India	No. 2291
161	Paraguay	Americas	Fluroxypyr Meptyl Ester 98% technical	Diagro (CHD'S)	4816
162	Philippines	Asia Pacific	Glyphosate 48% SL	Biostadt, Philippines	Reg. no 097-151-0705
163	Poland	Europe	Chlorpyrifos Technical	PuhChemiroi	
164	Saudi Arabia	Middle East	Aluminium phosphide 57%	Al-Mahalliah, Saudi Arabia	
165	Sri Lanka	Asia Pacific	Ammonium salt of Glyphoate 71% SG	Opex Holdings Pvt. Ltd.	Reg no. H92
166	Sri Lanka	Asia Pacific	Imidaclopid 20 SL	Opex Holdings Pvt. Ltd.	Reg no.J06000
167	Sri Lanka	Asia Pacific	Profenofos 50% EC	Opex Holdings Pvt. Ltd.	Reg no. 02F 7600
168	Sudan	Africa	Chlorpyrifos 48% w/v EC	Nour Agro-Science For Chemicals Co. Ltd.	Reg. No. 1100
169	Sudan	Africa	Profenofos + Cypermethrin 44% EC	Nour Agro-Science For Chemicals Co. Ltd.	Reg. No. 1094
170	Sudan	Africa	Aluminium Phosphide 56%	Transnile for Trade & Agriculture, Sudan	Reg. No. 480
171	Sudan	Africa	Glyphosate 41% SL	Transnile for Trade & Agriculture, Sudan	Reg. No. 554
172	Sudan	Africa	Zinc Phosphide 80%	Transnile for Trade & Agriculture, Sudan	Reg. No. 252
173	Sudan	Africa	Sulfur 80% WG	Nour Agro-Science For Chemicals Co. Ltd.	Reg. No. 1064
174	Taiwan	Asia Pacific	Chlorpyrifos 25% WP	Mactonion Industries Corp.	1854
175	Taiwan	Asia Pacific	Profenofos Tech 89%	Jihn Nong	955
176	Taiwan	Asia Pacific	Chlorpyrifos tech	Mactonion Industries Corp.	567
177	Taiwan	Asia Pacific	Chlorpyrifos 40.8% EC	Mactonion Industries Corp.	1714
178	Thailand	Asia Pacific	Zinc Phosphide 80%	Pawa International	2557

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179	Thailand	Asia Pacific	CPP Tech 94% min	Intercrop	No. 3271056387
180	Thailand	Asia Pacific	ALP 56% Tab	Pawa International	Reg. no. 0103515021301
181	Togo	Africa	Chlorpyrifos 48% w/v EC	Vasco Corporation / Top Guinee	0308/ISDRIAR
182	Togo	Africa	Glyphosate 36% w/v SL	Vasco Corporation/ Top Guinee	0308/ISDRIAR
183	Togo	Africa	Aluminium Phosphide 56%	Vasco Corporation / Top Guinee	0377/ISDRIAR
184	Tunisia	Africa	Glyphosate 36% w/v SL	Agrimatco Tunisia	No. H.019-11
185	Turkey	Europe	Zinc phosphide 80% w/w	Tancan DIS TIC LTD, Istanbul	2568
186	Turkey	Europe	Chlorpyrifos 48% w/v EC	Tancan DIS TIC LTD, Istanbul	4799
187	Turkey	Europe	Aluminium Phosphide 57%	Tancan DIS TIC LTD, Istanbul	2505
188	Turkey	Europe	Sulfur 80% WG	Tancan DIS TIC LTD, Istanbul	4876
189	Uganda	Africa	Chlorpyrifos 48% w/v EC	Twiga, Uganda.	UGC/2014/00119 1/IN/RR
190	Uganda	Africa	Aluminium Phosphide 56%	Twiga, Uganda.	UGC/2006/00054 6/IN/R
191	Uganda	Africa	Glyphosate 48% SL	Twiga, Uganda.	UGC/2013/00098 0/HE/RRR
192	Uganda	Africa	Profeno + cyper 44% EC	Twiga, Uganda.	UGC/2014/00119 0/IN/RR
193	USA	Americas	Glyphosate Technical 97.3%	Repar - Glypho, LLC, MD 20190, USA	EPA Reg. No. 86004 - 1
194	Uruguay	Americas	ALP 57% tablet	Alferdo Ferreo	4532
195	USA	Americas	Glyphosate 62% SL	Repar - Glypho, LLC, MD 20190, USA	EPA Reg. No. 86004 - 5
196	USA	Americas	Glyphosate 41% SL	Repar - Glypho, LLC, MD 20190, USA	EPA Reg. No. 86004 - U/ 4
197	USA	Americas	Glyphosate 1.92% Ready-to-use	Repar - Glypho, LLC, MD 20190, USA	EPA Reg. No. 86004 - E/ 2
198	USA	Americas	Zinc phosphide 80%	Bell Laboratories	Reg. no. 12455-24
199	Zambia	Africa	Chlorpyrifos 48% EC w/v	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1379
200	Zambia	Africa	Cypermethri 20% EC	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1373
201	Zambia	Africa	Glyphosate 71% SG	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1376
202	Zambia	Africa	Lambda-cyhalothrin 5% EC	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1372
203	Zambia	Africa	Glyphosate 41%	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1374
204	Zambia	Africa	Profeno 40 + Cyper 4% EC	Care crop solution	ZEMA-310815
205	Zambia	Africa	Quinalphos 25% EC	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN 1375
206	Zambia	Africa	Sulphur 80% WG	Care crop solution	LSK/PTS/01171/Z 03/2015: IP-PN

					1371
207	Zambia	Africa	Aluminium phosphide 56%	Care crop solution	LSK/PTS/01171/Z 03/2015: PN 0915
208	Morocco	Africa	Sulphur 80% WG	Arzak Seed	F12-4-004
209	Morocco	Africa	Imidacloprid 20% SL	Arzak Seed	F12-4-003
210	Saudi Arabia	Middle East	Glyphosate 48% SL	Al-Mahalliah, Saudi Arabia	218-3417-2664
211	Nigeria	Africa	Cypermethrin 10% EC	Lion Seal Industries Ltd	A5-1478
212	Philippines	Asia Pacific	Zinc Phosphide	Biostadt, Philippines	Reg. no 097-173-0981
213	South Africa	Africa	AIP 56% tab	Farm AG	Reg. no. L10024
214	South Africa	Africa	ZnP 80%	Farm AG	Reg. no. L10022
215	Ukraine	Europe	Tebuconazole 250 + Floaxastrobin 180 g/L	Arysta, Europe	A 05308
216	Thailand	Asia Pacific	Chlorpyrifos 40% w/v EC	MC Agro	2131-2557
217	Thailand	Asia Pacific	Sulfur 80 WG	MC Agro	98-2559
218	Malaysia	Asia Pacific	Zinc Phosphide	Vita Chem	
219	Taiwan	Asia Pacific	Profenofos 43% EC	Jihn Nong	955
220	Kenya	Africa	Profenofos 50% EC	Prestige Packaging Ltd., Nairobi	1474
221	Uruguay	Americas	Sulphur 80 WDG	Agroregional S.R.L	3243
222	Nigeria	Africa	Glyphosate 71% SG	Lion Seal Industries Ltd	A-1543
223	Nigeria	Africa	Triazophos 40% EC	Lion Seal Industries Ltd	A-51544
224	Mexico	Americas	Aluminium phosphide 57% tablet	Biesterfeld	RSCO-INAC-0407-X0151-006-057
225	Jordan	Middle East	Chlorpyrifos 50 + Cypermethrin 5% EC w/w	AL-ISHRAK Co	174/2017
226	Brazil	Americas	Chlkorpyrifos tech	Nortox	20016
227	Mexico	Americas	Tebuconazole 25% WG	Dragon	RSCO-FUNG-0349-X0094-343-025
228	Mexico	Americas	Aluminium phosphide tech	Tridente	RSCO-FUMI-0407-X0002-019-085
229	Japan	Asia	Aluminium phosphide tech	Kokusai Eisci Co. Ltd.	
230	Egypt	Africa	Zinc Phosphide 80%	EUFCO	2240
231	Sudan	Africa	Cypermethrin 10% EC	Nour Agro-Science For Chemicals Co. Ltd.	1337
232	Paraguay	Americas	Chlorpyrifos 48% EC w/v	Nortox	5026
233	Ethiopia	Africa	Tebuconazole 25% WG	Rangvet Pvt. Ltd. & GAWT	ET/FN/SM/R17/2017
234	Philippines	Asia	Zinc Phosphide	Leads Agricultural Products Corporation	099-173-2426

235	Ethiopia	Africa	Imidacloprid 17.8% SL	Rangvet Pvt. Ltd. & GAWT	ET/IN/SM/R27/2017
236	Kenya	Africa	Profenofos 50% EC w/v	Prestige Packaging Ltd., Nairobi	PCPB CR 1474
237	Mexico	Americas	Fluroxypyr 48% EC	Velsimex	RSCO-HEDE-0266-0723-019-97
238	France	Europe	Tebuconazole tech	Arysta Life Science France	1107/2008
239	Malaysia	Asia	Zinc Phosphide 80%	Hextar Chemicals Sdn. Bhd.	LRMP.R1 /1685
240	Bulgaria	Europe	Chlorpyrifos 48% + Cypermethrin 5% w/v EC	Agria	01061 - IIP3
241	Brazil	Americas	Tebuconazole technical	Nortox	5618
242	Mexico	Americas	Aluminium phosphide 57% tablet	Quimix	RSCO-FUMI-0107-X0004-006-57
243	Philippines	Asia	Zinc Phosphide 80%	Indofil Philippines	604-173-4329
244	Iran	Asia	Glyphosate 41% SL	Espidar	
245	Iran	Asia	Chlorpyrifos 40.8% EC	Espidar	
246	Mexico	Americas	Chlorpyrifos Technical	Agricultura Nacional S.A. DE C.V (Dragon)	RSCO-INAC-0115-X0214-017-97.0
247	Mexico	Americas	Fluroxypyr Meptyl Ester technical	Mezfer	RSCO-HEDE-0266-X0153-017-98.0
248	Sudan	Africa	Cypermethrin 10% EC	Nour Agro-Science For Chemicals Co. Ltd.	1337
249	Nepal	Asia Pacific	Trichoderma herzianum 1% WP	Plant world Agro	134/5860
250	Nepal	Asia Pacific	Pseudomonas fluorescens 1% WP	Plant world Agro	134/5859
251	Philippines	Asia Pacific	Profenofos 50% EC	Monarch Agri	096-070-4281

VI. LICENSES/ REGISTRATIONS OBTAINED BY THE TRANSFEROR COMPANY, ITS SUBSIDIARIES, GROUP COMPANIES, OR REPRESENTATIVE OFFICE(S) IN FOREIGN JURISDICTIONS WHERE THE TRANSFEROR COMPANY IS DENOTED AS A SUPPLIER/SOURCE/MANUFACTURER/EXPORTER ETC.,

Sr. No.	Country	Region	Formulation	Registration Holder	Reg. no.
1	Australia	Asia Pacific	Aluminium Phosphide Technical	Sumitomo Chemical Australia Pty. Ltd	No. 44298
2	Australia	Asia Pacific	Aluminium Phosphide 56%	Sumitomo Chemical Australia Pty. Ltd	No 46118
3	Australia	Asia Pacific	Aluminium Phosphide 56%	Sumitomo Chemical Australia Pty. Ltd	No 45391
4	Australia	Asia Pacific	Aluminium Phosphide 56%	Sumitomo Chemical Australia Pty. Ltd	No 45976
5	Australia	Asia Pacific	Zinc phosphide Technical	Sumitomo Chemical Australia Pty. Ltd	44320
6	Australia	Asia Pacific	Glyphosate Technical 95% min.	Sumitomo Chemical Australia Pty. Ltd	44295
7	Australia	Asia Pacific	Chlorpyrifos Technical 96%	Sumitomo Chemical Australia Pty. Ltd	No. 47155
8	Australia	Asia Pacific	Glyphosate 36% w/v SL	Sumitomo Chemical Australia Pty. Ltd	45289

9	Australia	Asia Pacific	Glyphosate 45% SL	Sumitomo Chemical Australia Pty. Ltd	45288
10	Australia	Asia Pacific	Fluroxypyr-meptyl ester 98% tech.	Sumitomo Chemical Australia Pty. Ltd	No. 65797
11	Belgium	Europe	Glyphosate 36% w/v SL	Excel Crop Care (Europe) NV	N12464
12	China	Asia Pacific	Glyphosate 41% SL	Excel Crop Care Limited, Beijing, China, ('ECC China representative office')	PD20100881
13	China	Asia Pacific	Chlorpyrifos 48% w/v EC	ECC China representative office	PD20092211
14	China	Asia Pacific	Chlorpyrifos Technical 97%	ECC China representative office	PD20085680
15	China	Asia Pacific	Glyphosate Ammonium salt 63%	ECC China representative office	PD20130305
16	China	Asia Pacific	Sulphur 80% WG	ECC China representative office	PD20150356
17	Greece	Europe	Glyphosate 36% w/v SL	Excel Crop Care (Europe) NV	7517
18	Russian Federation	Europe	Zinc phosphide Technical	Excel Crop Care (Europe) NV	No. 0466-58/44-2002
19	Slovakia	Europe	Glyphosate 36% w/v SL	Excel Crop Care (Europe) NV	Reg. no. 4948-0
20	Spain	Europe	Glyphosate IPA 36%	Excel Crop Care (Europe) NV	18.716
21	Spain	Europe	Chlorpyrifos Technical	Excel Crop Care (Europe) NV	No. 22812
22	Tanzania	Africa	Profenofos 50% EC	Excel Crop Care (Africa) Ltd.	IN 0369
23	Tanzania	Africa	Aluminium Phosphide 57%	Excel Crop Care (Africa) Ltd.	Reg. no. RE/0123
24	Tanzania	Africa	Glyphosate 41% SL	Excel Crop Care (Africa) Ltd	Reg. no. HE/0162
25	Tanzania	Africa	Fenpyroximate 5% EC	Excel Crop Care (Africa) Ltd	reg. no. IN/0622
26	Tanzania	Africa	Hexa 5% SC	Excel Crop Care (Africa) Ltd	Reg. no. FU/0341
27	Tanzania	Africa	CPP 50 + Cyper 5% EC	Excel Crop Care (Africa) Ltd	Reg. no. IN/0613
28	Tanzania	Africa	2, 4-D Amine salt 72% SL	Excel Crop Care (Africa) Ltd	Reg. no. HE/0341
29	Tanzania	Africa	Atrazine 50% SC	Excel Crop Care (Africa) Ltd	Reg. no. HE/0335
30	Tanzania	Africa	Chlorpyrifos 48% w/v EC	Excel Crop Care (Africa) Ltd	Reg. no. IN/0624
31	Tanzania	Africa	Glyphosate 71 % SG	Excel Crop Care (Africa) Ltd.	Reg. no. HE/342
32	Tanzania	Africa	Imidacloprid 200 g/l	Excel Crop Care (Africa) Ltd.	Reg. no. IN/0618
33	Tanzania	Africa	Profenofos 40% + Cypermethrin 4% EC	Excel Crop Care (Africa) Ltd.	Reg. no. IN/0617
34	Tanzania	Africa	Propanil 360 + Triclopyr 60 g/l	Excel Crop Care (Africa) Ltd.	Reg. no. HE/338
35	UK	Europe	Tebuconazole Technical 98 %	Excel Crop Care (Europe) NV	COP 201000067
36	UK	Europe	Fluroxypyr-meptyl ester Technical 98%	Excel Crop Care (Europe) NV	COP 200900627
37	UK	Europe	Imidacloprid Technical 98%	Excel Crop Care (Europe) NV	COP 201000069
38	UK	Europe	Aluminium Phosphide Technical	Excel Crop Care (Europe) NV	COP 201001418
39	UK	Europe	Glyphosate tech	Excel Crop Care (Europe) NV	COP 2009/00010

40	UK	Europe	Glyphosate 36% w/v SL	Excel Crop Care (Europe) NV	15068
41	UK	Europe	Glyphosate 71% SG	Excel Crop Care (Europe) NV	MAPP No. 17413
42	Vietnam	Asia Pacific	Chlorpyrifos 21.5% EC w/w	Excel Crop Care Limited, Vietnam (ECC Vietnam, representative office)	2054
43	Vietnam	Asia Pacific	Aluminium Phosphide 56%	ECC Vietnam, representative office	1944
44	Vietnam	Asia Pacific	Glycel 41% SL	ECC Vietnam, representative office	1943
45	Vietnam	Asia Pacific	Sulfur 80% WG	ECC Vietnam, representative office	No. 294/13 SRN
46	Vietnam	Asia	CPP 48% EC	ECC Vietnam, representative office	3092/12
47	Germany	EU	Glyphosate 71% WG	Excel Crop Care (Europe) NV	007486-00
48	Uganda	Africa	Zinc Phosphide 80%	Excel Crop Care Limited, India	UgC/2017/00154 5/Ro/R
49	Uganda	Africa	Glyphosate 71	Excel Crop Care Limited, India	UgC/2017/00154 6/He/R
50	Uganda	Africa	Aluminium phosphide 57%	Excel Crop Care Limited, India	UgC/2017/00154 4/In/R
