





HEG/SECTT/2024

22nd May, 2024

**BSE** Limited P I Towers Dalal Street MUMBAI - 400 001.

Scrip Code: 509631

National Stock Exchange of India Limited Exchange Plaza, 5th Floor Plot No.C/1, G Block, Bandra - Kurla Complex Bandra (E), MUMBAI - 400 051. Scrip Code: HEG

Sub: Outcome of Board Meeting held on 22nd May, 2024 held at 5.10. P.M

Dear Sir/Madam,

This is in further to our earlier intimation submitted regarding outcome of Board Meeting held today inter alia for the approval of Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended 31st March, 2024 and payment of final divided subject to the approval of the Shareholders at the ensuing Annual General Meeting (AGM) of the Company.

Please note that a separate meeting of Board of Directors have been convened today at 5.10 P.M. Pursuant to which the Board of Directors have approved the Composite Scheme of Arrangement ("Scheme") amongst HEG Limited and New Co Limited (to be incorporated and Bhilwara Energy Limited and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013.

The disclosure pursuant to Regulation 30 is attached for your ready reference. Please note that we tried upload of outcome of the said Board meeting on your portal, however due to technical problem we are not able to upload the outcome of the above Board Meeting held today at 5.10 P.M in your portal. The screen shot of error is attached herewith.

The aforesaid information is also available on the website of the Company i.e www.hegltd.com.

Thanking You,

Yours faithfully, For HEG Limited

livek Chaudhary) Company Secretary M.No. A-13263

heg.investor@lnjbhilwara.com

Encl. as above

## **HEG LIMITED**

#### Corporate Office:

Bhilwara Towers, A-12, Sector-1 Noida - 201 301 (NCR-Delhi), India Tel.: +91-120-4390300 (EPABX) Fax: +91-120-4277841

GSTN No.: 09AAACH6184K2Z6

Website: www.lnjbhilwara.com

#### Regd. Office:

Mandideep (Near Bhopal) Distt. Raisen - 462046 (Madhya Pradesh), India

Tel.: +91-7480-405500, 233524 to 233527

Fax: +91-7480-233522 GSTN No.: 23AAACH6184K1ZH

Website: www.hegltd.com

E-mail: heg.investor@Injbhilwara.com Corporate Identification No.: L23109MP1972PLC008290











**BSE** Limited

Sir Phiroze Jeejeebhoy Towers Dalal Street, Fort MUMBAI - 400 001. Scrip Code: 509631 National Stock Exchange of India Limited

Exchange Plaza, 5th Floor

Plot No.C/1, G Block, Bandra - Kurla Complex

Bandra (E), MUMBAI - 400 051.

Scrip Code: HEG

Dear Sir/ Madam,

Sub: Intimation of the outcome of the meeting of the Board of Directors of HEG Limited ("Company" or "Demerged Company" or "Transferee Company") held on 22nd May 2024 and disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, as amended ("Listing Regulations")

REF: Composite Scheme of Arrangement ("Scheme") amongst HEG Limited and New Co Limited (as defined hereinafter) and Bhilwara Energy Limited and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013

This is to inform that the Board of Directors of the Company ("the Board") at its meeting today, i.e. 22<sup>nd</sup> May 2024, has approved:

- (i) Composite Scheme of Arrangement amongst the Company and its wholly owned subsidiary (to be incorporated) (hereinafter referred to as "New Co Limited" or "Resulting Company") and Bhilwara Energy Limited ("Transferor Company") and their respective shareholders and creditors ("Scheme"). The proposed Scheme inter alia provides for the demerger of the Demerged Undertaking (as defined in the Scheme) from the Company into the Resulting Company on a going concern basis, and amalgamation of the Transferor Company with the Company; and
- (ii) incorporation of a wholly owned subsidiary of the Company (referred as 'New Co Limited' above).

The Scheme is, *inter alia*, subject to receipt of approval from the statutory and regulatory authorities, including BSE Limited, National Stock Exchange of India Limited (collectively referred to as "Stock Exchanges"), jurisdictional National Company Law Tribunal and the shareholders and creditors (as applicable) of the companies involved in the Scheme.

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E-mail: heg.investor@Injbhilwara.com Corporate Identification No.: L23109MP1972PLC008290







The Scheme as approved by the Board would be available on the website of the Company at https://hegltd.com/ after submission of the same with the Stock Exchanges.

In terms of the Listing Regulations read with SEBI Circular No SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, we are furnishing herewith the details of the Scheme in Annexure I and Annexure II.

The Board Meeting commenced at 5.10 P.M. and concluded at 9.20 P.M. This is for your information and record.

Thanking you,

Yours faithfully,

For and on behalf of HEG Limited

Vivel Chaudhary

Membership number: A-13263]

Company Secretary

Place: Noida

Date: 22 May 2024

## **HEG LIMITED**

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# Annexure I - Brief details of Demerger

Sr No	Particulars	Description
1.	Brief details of the division to be	Graphite Business of the Company
	demerged	
		The entire business of manufacturing graphite electrode
		together with all associated activities, assets, liabilities
		including 76.5 mw captive power generating capacity
		(comprising of two thermal power plants and a hydroelectric
		power facility).
2.	Turnover of the demerged	The turnover of the demerged division i.e. Graphite Business
	division and as percentage to the	of the Company as on 31st March, 2024 was INR 2,394.90
	total turnover of the listed entity	crore.
	in the immediately preceding	
	financial year / based on	The turnover of the Graphite Business is 94.41% to the total
	financials of the last financial	turnover of the Company in the financial year ending 31st
	year	March 2024.
3.	Rationale for demerger	1. Over the course of time, core businesses of the
		Demerged Company viz., manufacturing graphite
		electrodes (including other carbon products) and
		generation of thermal and hydel power have acquired
		critical mass. Each of the said businesses require
		flexibility and independence to grow faster in the fast-
		changing technology and innovation driven
		environment.
		2. Each of the core business mentioned above has a
		differentiated strategy, different industry specific risks
		and operate inter alia under different market dynamics
		and growth trajectory. The nature and competition
		involved in each of the businesses is distinct from
		others and consequently each business or undertaking

is capable of attracting a different set of investors, strategic partners, lenders and other stakeholders. Further, it is important to create a structure which is amenable for future growth keeping in view different growth trajectory for each business segment.

- 3. In view thereof, it is proposed to segregate the core businesses of the Demerged Company pursuant to the Scheme. The said segregation, is expected, *inter alia*, to result in following benefits:
  - (a) unlocking the value of each of the businesses for the shareholders of the Demerged Company, attracting different sets of investors, strategic partners, lenders and other stakeholders having a specific interest in the respective businesses and providing better flexibility in accessing capital;
  - (b) segregating different businesses having different risk and return profiles, and providing investors with better flexibility to select investments which best suit their investment strategies and risk profile;
  - enabling focused growth strategy for each of the businesses for opportunities specific to each business;
  - (d) creating greater visibility on performance of each of the businesses;
  - (e) providing a separate growth path and focussed



		m	nanagement f	or each	of the business	ses;		
		(f) en	nhancing ope	erationa	al efficiency; and	1		
		(g) p	ursuing gro	wth in	n the respecti	ve busines		
					ed managementsinesses from each	1.1		
4.	Brief details of change in	i. HEG Limited						
	shareholding pattern (if any) of	Particulars Pre-Sche		eme Post-Scheme				
	all entities		No of equity shares	%	No of equit	y %		
		Promoters	2,15,27,974	55.78	4,08,57,3	386 70.54		
		Public	1,70,67,532	44.22	1,70,67,5	532 29.46		
		Total	3,85,95,506	100	5,79,24,9	100.00		
		ii. New (	Co Limited  Pre-Sche		Post-Scl	neme		
				eme %	Post-Scl No of equity shares	neme		
			Pre-Sche No of equity		No of equity	9/0		
		Particulars	Pre-Sche No of equity shares	%	No of equity shares			
		Particulars  Promoters	Pre-Sche No of equity shares 10,000	100	No of equity shares	% 55.78		
		Promoters Public Total	Pre-Sche No of equity shares 10,000 0 10,000 ant to the S	% 100 0 100 cheme,	No of equity shares 2,15,27,974 1,70,67,532	% 55.78 44.22 100 rgy Limited		
5.	In case of cash consideration – amount or otherwise share	Promoters Public Total  iii. Pursu will be	Pre-Sche No of equity shares 10,000 0 10,000 ant to the See dissolved we assideration	100 0 100 cheme, vithout	No of equity shares 2,15,27,974 1,70,67,532 3,85,95,506 Bhilwara Energy	% 55.78 44.22 100 rgy Limited		



		basis, the Resulting Company shall issue and allot on a
		proportionate basis to each shareholder of the Company
		whose name is recorded in the register of members and
		records of the depository as members of the Company as on
		the Record Date (as defined in the Scheme), as under:
		1 (One) fully paid up equity share of INR 10 (Indian Rupees
		Ten only) each of the Resulting Company, credited as fully
		paid up, for every 1 (One) equity share of INR 10 (Indian
		Rupees Ten only) each of the Demerged Company.
		The abovementioned share entitlement ratio has been arrived
		based on Share Entitlement Ratio Report of PwC Business
		Consulting Services LLP, Registered Valuer. Further, a
		fairness opinion report on the share entitlement ratio is
		provided by ICICI Securities Limited, Independent SEBI
		Registered Category-1 Merchant Banker.
6.	Whether listing would be sought	Yes. The equity shares to be issued by the Resulting
	for the resulting entity	Company shall be listed on BSE Limited and National Stock
		Exchange of India Limited.
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Annexure II - Brief details of Amalgamation

Sr No	Particulars	Description					
1.	Name of the entity (ies) forming	1. HEG Limited (as on 31 March 2024)					
	part of the	Standalone:					
	amalgamation/merger, details	Total assets – INR 5,416.86 crore					
	in brief such as, size, turnover	Net worth – INR 4,145.08 crore					
	etc.	• Turnover – INR 2,394.90 crore					
		Consolidated:					
		Total assets – INR 5,701.37 crore					
		<ul> <li>Net worth – INR 4,425.94 crore</li> </ul>					
		• Turnover – INR 2,394.90 crore					
		2. Bhilwara Energy Limited (as on 31 March 2024)					
		Standalone:					
		Total assets – INR 515.45 crore					
		Net worth – INR 507.65 crore					
		Turnover – INR 9.00 crore					
		Consolidated:					
		<ul> <li>Total assets – INR 2,067.92 crore</li> </ul>					
		<ul> <li>Net worth – INR 1,102.40 crore</li> </ul>					
		• Turnover – INR 475.09 crore					
2.	Whether the transaction would	Yes, the Company and the Transferor Company are related					
	fall within related party	parties to each other.					
	transactions? If yes, whether the						
	same is done at "arm's length"	However, in terms of General Circular No. 30/2014 dated					
		July 17, 2014, issued by Ministry of Corporate Affairs ("MCA					
		Circular"), the transactions arising out of compromises					
		arrangements and amalgamations under the Companies Act					
		2013 ("Act"), will not attract the requirements of Section 18					
		of the Act.					



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						The consideration for the amalgamation will be discharged on an "arm's length" basis.
	3.	Area of	business	of	the	1. The Company is in the business of manufacturing and
		entity(ies)				exporting of graphite electrodes in India and operates
						world's largest single-site integrated graphite
						electrodes plant. The Company also operates three
						power generation facilities with a total capacity of
						about 76.5 MW. Further, the Company has investments
						in renewable energy assets / hydro and wind power
						business through its investments in Bhilwara Energy
						Limited and manufacturing of anode and lithium
						powder through investment in TACC Limited.
						2. The Transferor Company is engaged in the business of
						the establishment, operation and maintenance of
						power generating stations and tie-lines, sub-stations
						and main transmission lines connected therewith.
						Currently, the Transferor Company is engaged in
						generation of wind power through 14 MW wind power
						project situated in Maharashtra which had become
						operational during the financial year 2013-14. Further,
						the Transferor Company has investments as follows:
						- 51% in Malana Power Company Limited in joint
						venture with StatKraft, Norway which owns 86
						MW hydroelectric project in Himachal Pradesh.
						Malana Power Company Limited has further
						investment in wholly owned subsidiary AD Hydro
						Power Limited, which owns 192 MW hydroelectric
						project in Himachal Pradesh; and
						- 74% in Replus Engitech Private Limited which is
						into business of battery energy storage solutions.
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4.	Rationale for amalgamation/	1. The Transferee Company is desirous of consolidating
1	merger	the assets and liabilities of the Transferor Company
	merger	pursuant to amalgamation. Consolidating the assets and
		liabilities of the Transferor Company and the Transferee
		Company would streamline the corporate structure by
		consolidating multiple entities and enable efficiency in
		operations and processes through reduction in legal and
		regulatory compliances and related administrative
		costs.
		eosts.
		2. The amalgamation will also result in the following
		benefits:
		(a) cotablishing independent brond identity of future
		(a) establishing independent brand identity of future
		oriented and new-age business;
		(b) combining resources, creating synergies, optimally
		utilising resources and greater economies of scale
		and deriving operating efficiencies from adoption of
		existing technology-enabled processes of the
		Transferor Company; and
		(c) eliminating multiple entities, legal and regulatory
		compliances and reduction of administrative costs.
5.	In case of cash consideration —	For the amalgamation of the Transferor Company with the
	amount or otherwise share	Company, the Company shall issue and allot, on a
	exchange ratio;	proportionate basis to each shareholder of the Transferor
		Company (except for itself), whose name is recorded in the
		register of members as member of the Transferor Company
		as on the Effective Date (as defined in the Scheme), as under:



			* *		sferee Company rty Five) equity	
		INR 10 (Indi	an Rupees T	en only	) each of the	Transferor
		Company.				
		The aboveme	entioned share	e exchan	ge ratio has be	en arrived
		based on Share Exchange Ratio Report of PwC Business				
		Consulting Services LLP, Registered Valuer. Further, a				
		fairness opinion report on the share exchange ratio is				
		provided by	ICICI Securi	ities Lin	nited, Independ	dent SEBI
		Registered Ca	ategory-1 Mer	schoot B		
				Chant Da	anker.	
6.	Brief details of change in	HEG Limited		Chant Da	anker.	
6.	Brief details of change in shareholding pattern (if any) of	HEG Limited Particulars	Pre-Sche		Post-Sche	eme
6.	O .		Pre-Sche No of equity		Post-Scho	eme %
6.	shareholding pattern (if any) of	Particulars	Pre-Sche No of equity shares	me 0%	Post-School No of equity shares	0/0
6.	shareholding pattern (if any) of	Particulars  Promoters	Pre-Sche No of equity	me	Post-Scho	
6.	shareholding pattern (if any) of	Particulars	Pre-Sche No of equity shares	me 0%	Post-School No of equity shares	0/0



