BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,

MUMBAI BENCH

COMPANY SCHEME APPLICATION NO 348 (MAH) OF 2017

In the matter of the Companies Act, 2013;

AND

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013;

AND

In the matter of Scheme of Arrangement between Eyekare Kilitch Limited ("The Demerged Company") and Kilitch Healthcare India Limited ("The Resulting Company") and their respective Shareholders

First Applicant Company	
Highway, Chunabhatti, Mumbai – 400022, Maharashtra.	}
Premises Society Limited, Godrej Coliseum, Off. Eastern Express	}
and having its Registered Office at 902 - B, Coliseum Co-op	}
the Companies Act, 1956 with CIN U24297MH2009PLC198224	}
EyeKare Kilitch Limited, a company incorporated under	}

AND

Kilitch Healthcare India Limited, a company incorporated	}
under the Companies Act, 1956 with U99999MH1998PLC134973	}
and having its Registered Office at 902 - B, Coliseum Co-op	}
Premises Society Limited, Godrej Coliseum, Off. Eastern Express	}
Highway, Chunabhatti, Mumbai – 400022, Maharashtra.	}

..... Second Applicant Company

Mr. Hemant Sethi i/b. Hemant Sethi & Co., Advocates for the Applicant Company

CORAM: B.S.V. Prakash Kumar, Member (Judicial)

V. Nallasenapathy, Member (Technical)

DATE: 20th April 2017

MINUTES OF THE ORDER

- 1. The Counsel for the Applicants states that the present Scheme is an Arrangement between Eyekare Kilitch Limited, the Demerged Company and Kilitch Healthcare India Limited, the Resulting Company and their respective Shareholders. This Scheme of Arrangement provides for the transfer of 'Eyekare Business' from Eyekare Kilitch Limited, the Demerged Company to Kilitch Healthcare India Limited, the Resulting Company, and the consequent discharge of consideration by the Resulting Company to the shareholders of the Demerged Company, pursuant to the relevant provisions of the Act.
- 2. The Counsel for the Applicants further submit that the Demerged Company is primarily engaged in the pharma business focusing on marketing of ophthalmic formulations catering to demands of ophthalmologist pan India and trading in pharma items/ equipments. The Resulting Company is primarily engaged in the pharma business focusing on manufacturing of small volume parenerals viz injectable, ophthalmic formulations, prefilled syringes etc.
- 3. The Counsel for the Applicants further submit that rational for Scheme is that in order to give requisite management focus in a more professional manner and to create a more competitive business both in scale and operations and autonomy to pursue the possibilities of expansion and growth and to achieve operational efficiencies, optimising costs, revenues, capital the management of Demerged Company has decided to demerge Eyekare Business, thereby transferring Eyekare Business of Eyekare Kilitch Limited to Kilitch Healthcare India Limited, in the interests of maximizing overall shareholder value. Therefore, with a view to effect such plan, the Board of Directors of Demerged Company and the Resulting Company proposes that the Eyekare Business of the Demerged

Company be transferred to and vested in the Resulting Company on a going concern basis. The Resulting Company holds 86.50% in the Demerged Company.

- 4. That the meeting of the Equity Shareholders of the First Applicant Company be convened and held at Registered Office at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai 400022 on 1st June 2017 at 11:00 A.M. for the purpose of considering and, if thought fit, approving with or without modification(s) the proposed arrangement embodied in the Scheme of Arrangement between Eyekare Kilitch Limited and Kilitch Healthcare India Limited and their respective Shareholders.
- 5. That the meeting of the Equity Shareholders of the Second Applicant Company be convened and held at Registered Office at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai 400022 on 1st June 2017 at 1:00 P.M. for the purpose of considering and, if thought fit, approving with or without modification(s) the proposed arrangement embodied in the Scheme of Arrangement between Eyekare Kilitch Limited and Kilitch Healthcare India Limited and their respective Shareholders.
- 6. That at least one month before the said Meetings of the Equity Shareholders of the First Applicant Company and Second Applicant Company to be held as aforesaid, a notice convening the said Meeting at the place date and time as aforesaid, together with a copy of the Scheme, a copy of statement disclosing all material facts as required under Section 230(3) of the Companies Act 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rule, 2016 notified on 14th December 2016 and the prescribed Form of Proxy, shall be sent by Courier / Registered Post / Speed Post or through Email

(to those shareholders whose email addresses are duly registered with the First Applicant Company and the Second Applicant Company for the purpose of receiving such notices by email), addressed to each of the Equity Shareholders of the First and the Second Applicant Company, at their last known address or email addresses as per the records of the Applicant Company.

- 7. That at least one month before the meetings of the Equity Shareholders of the First Applicant Company and Second Applicant Company to be held as aforesaid, a notice convening the said Meetings, indicating the place, date and time of meeting as aforesaid be published and stating that copies of the Scheme and the statement required to be furnished pursuant to Section 230(3) of the Companies Act 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rule, 2016 and the Form of Proxy can be obtained free of charge at the Registered Office of the First and Second Applicant Company as aforesaid and / or at the office of its Advocates, M/s Hemant Sethi & Co., 1602 Nav Parmanu, Behind Amar Cinema, Chembur, Mumbai 400071.
- 8. That the Notice of the Meetings shall be advertised in two local newspapers viz. "Free Press Journal" in English and "Navshakti" in Marathi, both circulated in Mumbai not less 30 days before the date fixed for the meeting.
- 9. That Mr. Paresh Mehta, Chairman of the First Applicant Company, and failing him, Mr. Divya Mehta, Director of the First Applicant Company and failing him Mr. Jaichand Dhiman, also Director of the First Applicant Company, shall be the Chairman of the aforesaid meeting of the Equity Shareholders of the First Applicant Company to be held at Registered Office at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai –

400022, on 1st June 2017 at 11:00 A.M. or any adjournment or adjournments thereof.

- 10. That Mr. Paresh Mehta, Chairman of the Second Applicant Company, and failing him, Mr. Divya Mehta, Director of the Second Applicant Company and failing him Mr. Jaichand Dhiman, also Director of the Second Applicant Company, shall be the Chairman of the aforesaid meeting of the Equity Shareholders of the Second Applicant Company to be held at Registered Office at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai 400022 on 1st June 2017 at 1:00 P.M. or any adjournment or adjournments thereof.
- 11. That the Chairman appointed for the aforesaid Meetings to issue the advertisement and send out the notices of the Meetings referred to above. The said Chairman shall have all powers as per Articles of Association and also under the Companies Act 2013 in relation to the conduct of the meetings, including for deciding procedural questions that may arise or at any adjournment thereof or resolution, if any, proposed at the meetings by any person(s).
- 12. That the quorum of the aforesaid meetings of the Equity Shareholders shall be as prescribed under Section 103 of the Companies Act, 2013.
- 13. That voting by proxy or authorized representative in case of body corporate be permitted, provided that a proxy in the prescribed form/ authorisation duly signed by the person entitled to attend and vote at the meetings, are filed with the First and Second Applicant Company at its Registered Office at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai 400022 not later than 48 hours before the aforesaid meeting.

- 14. That the value and number of the shares of each Equity Shareholder shall be in accordance with the books / register of the First and Second Applicant Company or depository records and where the entries in the books / register / depository records are disputed, the Chairman of the Meetings shall determine the value for the purpose of the aforesaid meetings and his decision in that behalf would be final.
- 15. That Mr. Deep Shukla, Practicing Company Secretary is hereby appointed as Scrutinizers of the meeting of Equity shareholders of the First Applicant Company and the Second Applicant Company proposed to be held on 1st June 2017 at 902 B, Coliseum Co-op Premises Society Limited, Godrej Coliseum, Off. Eastern Express Highway, Chunabhatti, Mumbai 400022 and his remuneration is fixed as Rs. 20,000/-.
- 16. That the Chairman to file an affidavit not less than seven (7) days before the date fixed for the holding of the meetings and do report this Tribunal that the direction regarding the issue of notices and the advertisement have been duly complied with.
- 17. That the Chairman of the meetings to report to this Tribunal, the results of the aforesaid meetings within thirty days of the conclusion of the meetings.
- 18. The First and Second Applicant Company is directed to serve notices along with copy of scheme upon:- (i) concerned Income Tax Authority with in whose jurisdiction the First and Second Applicant Company's assessments are made, (ii) the Central Government through the office of Regional Director, Western region, Mumbai, (iii) Registrar of Companies with a direction that they may submit their representations, if any,

within a period of thirty days from the date of receipt of such notice to the Tribunal with copy of such representations shall simultaneously be served upon the First and Second Applicant Company, failing which, it shall be presumed that the authorities have no representations to make on the proposals.

- 19. The Counsel for the First Applicant Company further submits that since the Scheme is an arrangement between the Applicant Company and their respective shareholders only a meeting of the Equity Shareholders is proposed to be held in accordance with the provisions of Section 230(1)(b) of the Companies Act 2013. This bench hereby directs the First Applicant Company to issue notice to all its Secured and Unsecured Creditors as on 31st March 2017 with a direction that they may submit their representations, if any, to the Tribunal and copy of such representations shall simultaneously be served upon the First Applicant Company.
- 20. The Counsel for the Second Applicant Company submits that there are no Secured Creditors in the Second Applicant Company, therefore, the question of sending notices to the Secured Creditors does not arise. The Counsel for the Second Applicant Company further submits that since the Scheme is an arrangement between the Applicant Company and their respective shareholders only a meeting of the Equity Shareholders is proposed to be held in accordance with the provisions of Section 230(1)(b) of the Companies Act 2013. This bench hereby directs the Second Applicant Company to issue notice to all its Unsecured Creditors as on 31st March 2017 with a direction that they may submit their representations, if any, to the Tribunal and copy of such representations shall simultaneously be served upon the Second Applicant Company.
- 21. The First and Second Applicant Company to file affidavit of service in the Registry proving dispatch of notices to the shareholders, Creditors,

publication of notices in newspapers and service of notices upon the Regulatory authorities as stated in clause 18 above and do report to this Tribunal that the directions regarding the issue of notices have been duly complied with.

Sd/-

V. Nallasenapathy, Member (T)

Sd/-

B.S.V. Prakash Kumar, Member (J)