

T.V. TODAY NETWORK LTD.

India Today Group Mediaplex FC 8, Sector 16 A, Film City, Noida – 201301 Tel: +91 120 4908600 Fax: +91 120 4325028



Website: www.aajtak.in CIN No : L92200DL1999PLC103001

Date: August 16, 2019

Corporate Relations Department	Listing Department
BSE Limited	National Stock Exchange of India Limited
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Bandra - Kurla
Dalal Street, Mumbai - 400 001	Complex,
	Bandra (É), Mumbai - 400 051
Scrip Code - 532515	Scrip Code - TVTODAY

Dear Sir / Madam,

Sub: Intimation under Regulation 30(7) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Further to our intimation dated July 23, 2019, we wish to inform you that Company has received corrected Order from Hon'ble National Company Law Tribunal, Principal bench, New Delhi today i.e. on August 16, 2019 in matter of Composite Scheme of Arrangement and Amalgamation amongst Mail Today Newspapers Private Limited (Transferor Company 1) India Today Online Private Limited (Transferor Company 2) and T.V. Today Network Limited (Transferee Company). The following rectification is made in the earlier Order as submitted:

"The date 19.09.2018 be corrected to 08.09.2018 in para no.6 at Page 4 of the order dated 22.07.2019 passed in CAA-145 (PB)/2018."

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We request you to kindly take the same on record.

Thanking you,

Yours faithfully,

For T.V. Today Network Limited

(Ashish Sabharwal)

Group Head - Secretarial & Company Secreta

Email ID: ashish.sabharwal@intoday.com

Encl : As above.













IN THE NATIONAL COMPANY LAW TRIBUNAL: NEW DELHI PRINCIPAL BENCH

ITEM No. 07 (CAA)-145(PB)/2018

Applicant/petitioner

Date of Delivery of Copy14/08/19

IN THE MATTER OF:

Mail Today Newspapers Pvt. Ltd. with T.V. Today Network Ltd.

Order under Section 230-232

Order delivered on 07.08.2019 5/-

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Coram:

CHIEF JUSTICE (RTD.) M. M. KUMAR HON'BLE PRESIDENT

SH. S.K MOHAPATRA HON'BLE MEMBER (TECHNICAL)

PRESENT:

For the Petitioner For the Respondent Mr. Krishna Tangirala, Adv.

Do Dr/A9/Court Officer National Company Law Tribuna

Smy Delbi

ORDER

Rectification is allowed as prayed. The date '19.09.2018' be corrected to '08.09.2018' in para No. 6 at Page 4 of the order dated 22.07.2019 passed in CAA-145(PB)/2018.

The corrected copy of the order be issued by the Office.

The application stands disposed of.

(M.M. KUMAR) PRESIDENT

(S.K MOHAPATRA) MEMBER (TECHNICAL)

07.08.2019 VINEET

> सहायक पंजीयक ASSISTANT REGISTRAR राष्ट्रीय कम्पनी विधि अधिकरण NATIONAL COMPANY LAW TRIBUNAL C.G.O. COMPLEX, NEW DELHI-110003

THE NATIONAL COMPANY LAW TRIBUNAL

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CAA-145 (PB) /2018

National Company Law Tribuna

Under Sections 230-232 and other applicable provisions of the Companies 2013 with Companies (Compromises, Arrangements read Amalgamations) Rules, 2016

In the matter of:

COMPOSITE SCHEME OF ARRANGEMENT AND AMALGAMATION

OF

Mail Today Newspapers Private Limited

(Transferor Company No.1)

AND

India Today Online Private Limited

(Transferor Company No.2)

WITH

T.V. Today Network Limited

(Transferee Company)



Judgment delivered on: 22.07.2019

Corrected on: 07.08.2019

CORAM:

CHIEF JUSTICE (Rtd.) M.M. KUMAR, Hon'ble President Mr. S. K. MOHAPATRA, Hon'ble Member (T)

Present:

For the Petitioner: Mr. Anirudh Das, Advocate

Mr. Rakshit Jha, Advocate

For the RD (NR): Ms. Sonam Sharma, Advocate

For the OL:

Mr. Swati Koshal, Advocate



ORDER

S. K. Mohapatra, Member

- 1. This Joint application has been filed by the Petitioner Companies under Sections 230 to 232 of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and the National Company Law Tribunal Rules, 2016, for the purpose of the approval of the Scheme of Arrangement and Amalgamation of both the transferor companies with the transferee company. Copy of the said Scheme of Amalgamation (hereinafter referred as "Scheme") has been placed on record.
- 2. The "Transferor Company No.1", M/s Mail Today Newspapers Private Limited was incorporated on 09.05.2007 under the provisions of Companies Act, 1956, having its registered office at F-26, Connaught Place, New Delhi-110001.
- 3. The "Transferor Company No.2", M/s India Today Online Private Limited was incorporated on 14.09.2000 under the provisions of Companies Act, 1956, having its registered office at F-26, First Floor, Connaught place, New Delhi-110001.

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- 4. The "Transferee Company", M/s T.V. Today Network Limited was incorporated on 28.12.1999 under the provisions of Companies Act, 1956, having its registered office at F-26, First Floor, Connaught Circus, New Delhi-110001.
- 5. A perusal of the petition discloses that initially the First Motion joint application seeking directions for convening or dispensing with the meetings of Equity Shareholders, Secured Creditors and Unsecured Creditors of all the petitioner filed before companies was this Bench vide Company Application (CAA) No. 77 / (PB) /2018 and based on such joint application moved under Sections 230 to 232 of the Companies Act, 2013, the meetings of the equity Shareholders of all the three petitioner companies, secured creditors of Transferor company no. 1 and Transferee company and unsecured creditors of transferee company were directed to be convened. Additionally, the meetings of secured creditors of transferor company no.2 and unsecured creditors of both the transferor companies were dispensed with vide order dated 02.07.2018.
- б. Subsequently, the aforesaid meetings in terms of the order dated 02.07.2018 was duly convened on 08.09.2018 and the Scheme of Arrangement and Amalgamation was unanimously approved by the members present in the said meeting. The Page | 4

report of the Chairperson and Scrutinizer in respect of the shareholders meeting of the Transferee Company has been placed on record.

- 7. Thereafter, on 12.10.2018 the Petitioners were directed to carry out publication in the newspapers "Financial Express" (English, Delhi edition) and "Jan Satta" (Hindi, Delhi edition). In addition to the public notice, notices were directed to be served on the Regional Director (Northern Region), Official Liquidator, Registrar of Companies, NCT of Delhi and Haryana, the Income Tax Department and to the other relevant sectoral regulators.
- 8. It is seen from the records that the Petitioners have filed an affidavit dated 26.11.2018 affirming compliance of the order passed by the Tribunal dated 12.10.2018. A perusal of the affidavit discloses that the petitioners have effected the newspaper publication as directed in one issue of the Financial Express' English edition on 07.11.2018 as well as in 'Jansatta' Hindi edition on 07.11.2018 in relation to the date of hearing of the petition. Further, the affidavit also discloses that copies of petition have been duly served on the Registrar of Companies, Regional Director, Northern Region, Official Liquidator and Income Tax Department in compliance of the order and in proof

of the same acknowledgement made by the respective offices have also been enclosed.

- 9. The Regional Director has filed its representation on 18.02.2019 in which it has been submitted that there is no clause in the Scheme regarding addition of authorized share capital of transferor company no. 2 into authorized share capital of transferee company. Therefore, the petitioner companies should clarify that whether any authorized share capital of transferor company no. 2 has to be added into the authorized capital of the transferee company and, if so, transferee company shall comply with the provisions of Section 232 (3) (i) of the Companies Act, 2013.
- 10. In response of the aforementioned observation of the Regional Director, an additional affidavit has been filed by authorized representative of transferee company submitting as follows:

"That the allocation / transfer of the authorized capital of the Petitioner / Transferor Company No. 2 and it vesting in the Petitioner / Transferee Company is a consequence of the amalgamation of the Petitioner / Transferor Company No. 2 into the Petitioner / Transferee

Company. Accordingly, in consonance with the scheme of the provisions of the Companies Act, 2013 (Act) and more particularly provisions of Section 231, an appropriate direction may be issued by this Hon'ble Tribunal to the effect that upon passing an order under section 230 of the Companies Act, 2013 (Act) sanctioning the present scheme, the authorized share capital of the Petitioner / Transferor Company No. 2 shall stand transferred and vested in the Petitioner / Transferee Company.

That the Petitioner / Transferee Company shall, subject to the aforesaid order being passed by the Hon'ble Tribunal, undertake to comply with the provisions of Section 232 (3) (i) of the Act in regard to any further additional fees, if any payable on its authorized share capital revised Rs. of 1,34,00,00,000/-."

In view of the observation of Regional Director and affidavit of 11. the transferee company it is clarified that pursuant to the sanctioning the Scheme, the authorized share capital of the Petitioner / Transferor Company No. 2 shall stand transferred and

vested into the Petitioner / Transferee Company. In addition, it is directed that the transferee company shall comply with the provisions of Section 232 (3) (i) of the Companies Act, 2013, in regard to any further additional fees payable on its revised authorized share capital of Rs. 1,34,00,00,000/-. Accordingly, the sole observation of the Regional Director is taken care of.

- 12. The Department of Income Tax has also filed its report on 15.04.2019 raising a limited observation that re-assessment proceedings with respect to the Petitioner / Transferor Company 2 for Assessment Year 2013-14 and 2014-15 are pending. However, it is submitted in the report that there is no outstanding pending demand against the petitioner companies.
- 13. In respect of aforesaid observation of the Income Tax Department, the transferee company filed an affidavit on 23.04.2019 and undertook as follows:
 - "5. we state that assessment proceedings with respect to the Assessment Year 2013-14 and 2014-15 pending before the Income Tax Appellate Tribunal in ITA Nos. 6453 & 6454/Del/2018 have been allowed in favour of Petitioner / Transferor Company No. 2 by Order dated 15th March, 2019 of the Income Tax Appellate Tribunal, New Delhi. A copy of the order

dated 15th March 2019 is annexed hereto and marked as ANNEXURE – A. It is further stated that as on date, as the appeals have been decided in favour of the Petitioner / Transferor Company No. 2 vide aforestated Order dated 15th March, 2019, no notice of demand has been received by the Petitioner / Transferor Company No. 2 from the Income Tax Department. We further state that as on the date of affirming the present Affidavit, no notice of appeal has been received by the Petitioner/Transferor Company 2 against the aforestated order 15th March 2019 of the ITAT.

- 6. It is stated that the Petitioner / Transferee Company undertakes, that upon the Scheme becoming effective, it shall, subject to final order(s) being passed in appellate proceedings if any, pay the tax liability that may arise from a demand by the Income Tax Department with respect to the Assessment Years 2013-14 and 2014-15.
- 7. It is further stated that the Petitioner / Transferee Company undertakes, that upon the Scheme becoming effective, it shall subject to final order(s) being passed in appellate proceedings if any,

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pay the income tax liability if any of the Petitioner /
Transferor Company 2 for Assessment Years other
than the Assessment Years 2013-14 and 2014-15
arising from a demand by the Income Tax
Department."

- 14. In the light of the aforementioned undertaking filed by the transferee company it is clarified that the transferee company shall be bound by its undertaking given on affidavit as above. It is further clarified that there shall be no limitation on the power of the Income tax Department for recovery of pending Income Tax dues, including imposition of penalties etc. from all the petitioner companies as provided in law.
- 15. The Official Liquidator has filed its report on 12.12.2018 wherein no material objection has been raised by them in relation to the Scheme. It is submitted in the report that the official liquidator has not received any complaint against the proposed Scheme from any person/party interested in the Scheme in any manner and that the affairs of the transferor companies do not appear to have been conducted in a manner prejudicial to the interest of its members or to public interest.

- 16. In the joint petition it has also been affirmed that no proceeding for inspection, inquiry or investigation under the provisions of the Companies Act, 2013 or under provisions of Companies Act, 1956 is pending against the Petitioner Companies.
- 17. Certificates of respective Statutory auditors of all the petitioner companies have been placed on record to the effect that Accounting Treatment proposed in the Scheme of Amalgamation is in conformity with the Accounting Standard notified by the Central Government as specified under the provisions of Section 133 of the Companies Act, 2013.
- Judges of their interest, fully conversant with market trends, and therefore, their decision should not be interfered with by the Tribunal for the reason that it is not a part of judicial function to examine entrepreneurial activities and their commercial decisions. It is well settled that the Tribunal evaluating the Scheme of which sanction is sought under Section 230-232 of the Companies Act of 2013 will not ordinarily interfere with the corporate decisions of companies approved by shareholders and creditors.

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CAA-145/PB/2018

- In the case of Hindustan Lever Employees Union Vs. 19. Hindustan Lever Limited (1995) 5 SCC 491 the three Judges Bench of Hon'ble Supreme Court held that:
 - A company court does not exercise appellate jurisdiction over a scheme and its jurisdiction is limited to ascertaining fairness, justness and reasonableness of the Scheme and to ensure that neither any law has been violated or public interest compromised in the process."
- 20. Right to apply for the sanction of the Scheme has been statutorily provided under Section 230-234 of the Companies Act, 2013 and therefore, it is open to the applicant companies to avail the benefits extended by statutory provisions and the Rules.
- It has also been affirmed in the petition that Scheme is in 21. the interest of Transferor company and the transferee company including their shareholders, creditors, employees and all concerned.
- In view of the foregoing, upon considering the approval 22. accorded by the members and creditors of the Petitioner companies to the proposed Scheme, and the report filed by the Regional Director, Northern Region, Ministry of Corporate

Affairs, official liquidator and the report filed by Income Tax Department, there appears to be no impediment in sanctioning the present Scheme.

- 23. Consequently, sanction is hereby granted to the Scheme under Section 230 to 232 of the Companies Act, 2013.
- 24. The Petitioners shall however remain bound to comply with the statutory requirements in accordance with law.
- 25. Notwithstanding the above, if there is any deficiency found or, violation committed qua any enactment, statutory rule or regulation, the sanction granted by this court to the scheme will not come in the way of action being taken, albeit, in accordance with law, against the concerned persons, directors and officials of the petitioners.
- 26. While approving the Scheme as above, we further clarify that this order should not be construed as an order in any way granting exemption from payment of stamp duty, taxes or any other charges, if any, and payment in accordance with law or in respect to any permission/compliance with any other requirement which may be specifically required under any law.

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27. THIS TRIBUNAL DO FURTHER ORDER

- i. That the transferor company no.2 shall stand dissolved without following the process of winding-up; and
- ii. That all the property, rights and powers of the transferor company no.2, be transferred without further act or deed, to the transferee company and accordingly the same shall pursuant to Section 232 of the Companies Act, 2013, be transferred to and vest in the transferee company; and
- iii. That all the liabilities and duties of the transferor company no.2, be transferred without further act or deed, to the transferee company and accordingly the same shall, pursuant to Section 232 of the Act, be transferred to and become the liabilities and duties of the transferee company; and
- iv. That all proceedings now pending by or against the transferor company no.2, be continued by or against the transferee company; and



That all the employees of the transferor company no.2 in service, on the date immediately preceding the date on which the scheme takes effect, i.e. the effective date shall become the employees of the transferee company on such date without any break or interruption in service and upon terms and condition not less favorable than those subsisting in the Transferor Company on the said date.

v.

υi.

That Petitioner companies shall within thirty days of the date of the receipt of this order cause a certified copy of this order to be delivered to the Registrar of Companies for registration and on such certified copy being so delivered the transferor company no.2 shall be dissolved and the Registrar of Companies shall place all documents relating to the transferor company no.2 registered with him on the file kept by him in relation to the Transferee Company and the files relating to both the petitioner companies shall be consolidated accordingly; and

vii. That all the property, rights and powers of demerged company/transferor company no.1 in respect of demerged undertaking, be transferred without further act or deed, to the resulting company and accordingly the same shall pursuant to Section 232 of the Companies Act, 2013, be transferred to and vest in the transferee company.

viii. That all the liabilities and duties of demerged company/transferor company no.1 in respect of demerged undertaking, be transferred without further act or deed, to the transferee company and accordingly the same shall, pursuant to Section 232 of the Act, be transferred to and become the liabilities and duties of the transferee company; and

ix. That all proceedings now pending by or against demerged company/transferor company no.1 in respect of demerged undertaking, be continued by or against the transferee company; and

employees demeraed That allthe of company/transferor company no.1 in respect of demerged undertaking, if any, on the date immediately preceding the date on which the scheme takes effect, i.e. the effective date shall become the employees of the transferee company on such date without any break or interruption in service and upon terms and condition not less favorable than those subsisting in demerged company/transferor company no.1 on the said date.

xi. That Petitioner companies shall within thirty days of the date of the receipt of this order cause a certified copy of this order to be delivered to the Registrar of Company for registration and on such certified copy being so delivered the Registrar of Company shall place all documents relating to the demerged company/transferor company no.1 in respect of demerged undertaking with the file kept by him in relation to the transferee company; and

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xii. That any person interested shall be at liberty to apply to the Tribunal in the above matter for any directions that may be necessary.

The petition stands disposed of in the above terms.

Let copy of the order be served to the parties.

Date of Presentation 8/98/19
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(M.M. KUMAR) 07.08. 13

PRESIDENT

(S. K. MOHAPATRA)

MEMBER (T)

सहायक पंजीयक ASSISTANT REGISTRAR राष्ट्रीय कम्पनी विधि अधिकरण NATIONAL COMPANY LAW TRIBUNAL C.G.O. COMPLEX, NEW DELHI-110003

Mew Delhi

ANNEXURE 1"

COMPOSEDE SCHEME OF ARRANGEMENT AMALGAWATION

UNDER CHAPTER XV AND SECTION 66 OF THE COMPANIES ACT, 2013

AMONG

MAIL TODAY NEWSPAPERS PRIVATE LIMITED

TRANSFEROR COMPA" '1

INDIA TODAY ONLINE PRIVATE LIMITED

TRANSFEROR COMPANY 2

T.V. TODAY NETWORK LIMITED

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AND

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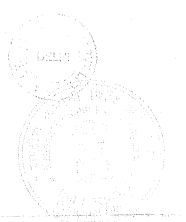
- ž., OVERVIEW AND OBJECTS OF THIS SCHEME
- 1.1 This Scheme seeks to restructure, amalgamate and consolidate the business of publishing of daily English newspaper "Mail Today", conducted throug! Mail Today Newspapers Private Limited ("Transferor Company 1"), India Today Online Private Limited ("Transferor Company 2") (Transferor Company 1 and Transfer... Company 2 together referred to as "Transferor Companies") and T.V. Today Network Limited ("Transferee Company"). The board of directors of each of the Transferor Companies and the Transferee Company (together referred to as the "Restructured Companies") have and ved that the capital reduction of the Transferor Companies, the demoger of the MTN Undertaking (as defined below) of Transferor Company 1 and the amalgamation of Transferor Company 2 with the Transferee Company rould be in the interests of the shareholders, creditors and employees of the Restructured Companies. The Transferee Company is angaged in the opening of news changels such as Aajtak and India Today and Transferor Company 1 is in the business of publishing of daily English newspaper "Mail Today". Accordingly the Scheme of consolidation of the two businesses carried on by the India Today Group is strategic in nature and will generate business synargies.
- 1.2 This Scheme will result in consolidation of the newspaper business of the Transferee Company presently being carried out through Transferor Companies in one entity and would strengthen the position of the revolute entity i.e., the Transferee Company, by enabling it to harness and optimise the synergies of the Transferor Companies. Accordingly, it would be in the best interests of the Restructured Companies and their respective shareholders. The Transferee Company is engaged in the operation of news channel. The Aajtak and India Today and Transferor Company his in the business or publishing of daily English newspaper "Mail Today". Accordingly the Scherce of consolidation of the two businesses carried on by the India Today Green is strategic in nature and will generate editorial and business synergies. The Scheme will result in operational afficiencies due we optimal utilization of content of the newspaper business by the TV channels. In addition, the content created by Transferor Company 1 will be valuable for Transferee Company's news content for its television and digital platforms.
- 1.3 This Scheme presented under Chapter XV of the Companies Act, 2015 for the reduction of capital of the Transferor Companies, the demerger of the MTN Undertaking into the Transferes Company and the merger of Transferor Company 2 into the Resultant Company (as defined below) is divided into the following parts:

Part I Deals with the overview and objects of this Scheme:

Part II:

Deals with share capital of the Restructured Companies:







Part III: Deals with the reduction of share capital to be undertaken by Transferor Company 1;

Part IV: Deals with the reduction of share capital to be undertaken by Transferor Company 2;

Part V: Deals with the demerger of the MTN Undertaking into and with the Transferee Company in accordance with Chapter XV of the Companies Act 2013;

Part VI; Deals with the Residual Undertaking of Transferor Company 1;

Part Vib: Deals with the amalgamation of Transferor Company 2 into and with the Resultant Company (as defined below) in accordance with Chapter XV of the Companies Act 2013; and

Part VIII: Deals with the general terms and conditions applicable and the south certain additional arrangements that form a part of this Scheme.

1.4 This Scheme also provides for various other matters communitial or otherwise integrally connected herewith.

2. BRIEF OVERVIEW OF THE RESTRUCTURED COMPANIES

2.1 Mail Today Newspapers Private Limited

- (i) Transferor Company I is a private limited company incorporated under the Companies Act, 1956 and has its registered office at F-26, Connaught Place, New Delhi 110 001.
- (ii) Train Feror Company 1 was incorporated on 9 May 2007 with the Registrar of Companies, National Capital Territory of Delhi and Haryana under Company Registration No. U22210DL2007PTC163174.
- (iii) The main objects of Transferor Company 1 as provided in its Memorandum of Association are, *inter alia*, to carry on business:
 - (a) to print, publish and conduct for sale one or more an appapers and other periodicals including magazines, books, pampaiets or any other publication in English, Hindi or any language, anywhere in India, either daily or otherwise;
 - (b) to manufacture, produce, exhibit, distribute, buy and ussign, licence, telecast, broadcast news and current affairs, television films, commercial films, video films, video magazines and to engage in other similar activities related thereto:
 - (c) to engage in the business of dissemination of news, knowledge and information of general interest, across the globe, through

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web-pag. Lorenton, hosting and any bullness at sting to the Internet or e-mail, networking and communication environments; and

(d) to engage in the business of radio broadcast and all other of activities including producing, buying, selling and distribution of radio programs.

2.2 India Today Online Private Limited

- (i) Transferor Company 2 is a private limited company incorporated under the Companies Act, 1956 and has its registered office at F-26. First Floor, Connaught Place, New Delhi 110 001.
- (ii) Transferor Company 2 was incorporated on 14 September 20c with the Registrar of Companies, National Capital Territory of Delhi and Haryana under Company Registration No. U99999DL2000PTC107733.
- (iii) The main objects of Transferor Company 2 as provided in its Memorandum of Association are, inter alia, to:
 - (a) to develop, design, update, maintain, promote, publish, selly obtaines, websites, integrate portals, search engines and particles for the same;
 - (b) to publish web pages and websites on internet, web servers and websites to a senote global business:
 - (c) to supply information and services related to world wide web, internet and e-mail, multi-media and e-commerce and to carry on any business and/or trade including buy and/or sell services over the medium of internet and/or any other media and/or as an agent/commission agents;
 - (d) to provide internet based subscription and to deal in equipment and services for providing internet access, reof and internet listing services, to provide subscription based internet access, to undertake in the activity of providing subscription based internet services such as web TV and Web music, to produce, develop, purchase, take on lease or license, exchangling or otherwise acquire internet rights.
 - to carry on the business of buying, selling, licensing, marketing, dealing in, sorting, exporting, developing, designing, training, carrying on research and development, rendering of consultancy services in information technology, application software and any other software and programme, products of any and all descriptions in India and abroad, creation and maintenance of websites, internet and internet and internet and services. Telecommunication services inchange











maintenance and running of call centres, data processing units, software development centres and training institutes;

- to carry on the business of internet service providers and (f)application services providers and to develop, maintain and update internet portal or cluster of specialized it armet portal, vertical possals or network of postals offering a spectrum of content services encompassing search engines, directories and localized as well as specialised content or otherwise, and to provide other value added services including community products such as but not limited to e-mail, advertisement. at, message boards, and e-commerce products such as online shopping, trading, banking, news and live coverage including carrying on of the business of online trading of all types of shares, debt instruments, securities, mutual facility goods, services, commodities, etc. including placing or orders, checking transactions online, getting stock/price quotes, business news, market update news and information of all or any kind online, selling and purchasing of all types of movible and immovable properties;
- (g) to carry on the business of internet service providers and other allied business, and to publish, distribute, market and sell newspapers, music, magazines, journals, periodicals or any other publication on internet, by satellite, cable, whole drannels, or other communication channels;
- (h) to carry on business as advertisers, advertising agents, to purchase and sell advertising time or space on any televisting, radio, internet, satellite in India or abroad or any other kind of media currently in vogue or which may be in vogue at any time and to act as agent or representative for any person(s) or entities for soliciting/booking advertisements and/or any other promotional, commercial, educational, entertailment and other programs in any form or media or medium;
- (i) to hold seminars, courses, business conference, for training in computers, computer programming, websites development, system analysis, operational research computer operations, data entry operations and other activities related to computers within India, and abroad to enable people to develop their computer skills;

to advise and render services like technical analysis of data including but not limited to electronic data processing, preparation of project reports, surveys and analysis for implementation of projects and their progress review, or that puth analysis, organisation and methods, studies and other economic, mathematical, jobs and appointments and to enter into any contracts in relation thereto, to advise and render services like technical analysis of data including electronic data



(i)







processing, preparation of project reports, surveys and analysis for implementation of projects and their progress review critical path analysis organisation and methods studies and other economic methomatical, statistical, scientific and to a dertake assignments, jobs and appointments and to enter into any contracts in relation thereto;

- (k) to establish, provide, maintain and conduct research with respect to the development of the main business of the company and for furtherance of such business to set-up, own, run such other laboratories, training colleges, schools and such other institutions for the training, education and instruction of students are other who may desire to avail the usery of the same and to provide for the delivery and holding of lectures, demonstrations, exhibitions, classes, seminars, meeting and conferences in connection therewith;
- (I) to act as a cable corrator and for that purpose to enter its any arrangement and/or agreement for acquiring license or rights to distribute any channel to any person whether residential, commercial or institutional subscribers, viewers, user and to import, export, purchase, sell any equipment that any be required for reception, transmission and distribution of the channel including but not limited to dish antenna, acrial, headend, decoder, receiver, cable set up converter and the like, to carry on the business of internet services through and peration; and
- (m) to deal in computer based multimedia presentation and information technology business regarding all types of audio, video, television and cinematographic films, second accordance, and other programmes in India or elsewhere for the purpose of furtherance of the main objects of the company.

2.3 T.V. Today Network Limited

- (i) The Transferee Company is a public limited company incorporated under the Companies Act, 1956 and has its registered office at F-26, First Floor, Connaught Circus, New Delhi 110 001.
- (ii) the Transferee Company was incorporated on 28 December 1999 with the Registrar of Companies, National Capital Territory of Delhi and Haryana under Company Registration No. L92200DL1999PLC103001.
- (iii) The Transferee Company is *inter alia* engaged in the business of television programming and broadcasting activities.

The objects of the Transferee Company as provided in its Memorandum of Association are, *inter alia*, to carry on business:











- To carry on the business of broadensting, telecani. -laying, transmitting or distributing in any manner, any audio, video or other programmes or software for television, radio, internet or any other media through, including but not limited to terrestrial satellite, cable, direct to home, interact or interactive television network.
- (b) To carry on the business of producing, directing, editing, distributing, purchasing, selling, acquiring or otherwise dealing in any manner, in any audio, video programme or such are with respect to news, entertainment, current affairs, information, sports, education, history, cultural, art, science, fiction, games and communication and dubbing, recording, selling the same either in tapes, cassettes, photographs, floppies, compact discs, insernet or on any wher media or software. To acquire rights for broadcasting, transmitting or distributing in any manner, any live sports and entertainment events, shows, recorded programmes, highlights, films and other programmes.
- To carry on the business of import, export, purchase, sell, lease, (c) distribute and supply of decoding and receiving equipment, to decode and receive any encrypted and un-encrypted channels, including but not limited to, decoders, receivers, 12 3s (integrated decoders cum receivers), neadends and any other equipment for receiving, transmitting and distribution of channels, setup converter and the like for the purpose of attainment of above objects.
- (d) To carry on business as advertising agent, to purchase and sell advertising time or space on any television, radio, internet, satellite in India or abroad or any other kind of media currently in vogue or which may be in vogue at any time and to have as agent or representative for any person(s) or entities for soliciting/booking advertisements and/or any other promotional, commercial and other programmes on any form of media or medium including collection of charges and remitts are thereof to principals.
- To carry on the business of cable operation and for that purpose (e) to enter into any arrangement and, or, agreement for acquiring license or rights to distribute any channel to any person whether residential, commercial or institutional subscribers, viewers and to import, export, purchase, sell any equipment that may be required for reception, transmission and distribution of the channel including but not limited to dish anterior aerial, headend, decoder, receiver, cable set up converter and the like, To carry on the business of internet services through cable operation.

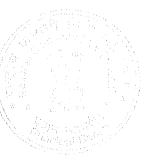
(f) in computer based multimedia presentation



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information technology business regarding all types of audio, video, television and cinematographic films, serials softweres and other programmes in India or elser here.

(g) To telecast, broadcast relay through any media including satellite, radio, computers, distribute through any cable and satellite channels, on cable networks, Direct to House, interactive television or transmit the information/advertisement/products of the company of any other person.

3. OBJECTS OF THIS SCHEME

- 3.1 The proposed restructuring would be in the best interest of the Restructured Companies and their respective shareholders and creditors as the proposed restructuring will yield advantages of generating editorial and business synergies which will result in operational efficiencies due to optimal utilisation of content of the newspaper business by the TV channels and other advantages as set out below:
 - (i) consolidation of business and entities;
 - (ii) ease of management;
 - (iii) pooling of resources, creating better synergies across be group, optimal utilisation of resources and greater economies of scale; and
 - (iv) faster and effective decision making, better administration and cost reduction (including reduction in administrative and other common costs).

As a result, the Restructured Companies are proposing this Scheme under Chapter XV of the Act (as defined below).

4. DEFINITIONS

4.1 In this Scheme, unless inconsistent with the subject or context, the following expressions shall have the meanings as set out herein below:

"Act" means the Companies Act, 2013 as notified, clarified and/or modified by rules and notifications issued by the Ministry of Corporate Affairs, from time to time;

"Appointed Date" means a January 2017, being the date with effect from which Parts III to VII of this Scheme shall, upon sanction by the Competent Authority and satisfaction to the conditions to effectiveness set out in Clause 8 of Part VIII of this Scheme, be deemed to be effective:

Board of Directors" in relation to the Restructured Companies means their respective board of directors, and unless it is repugnant to the context or otherwise, includes any committee of directors or any person authorised by the





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board of directors or by such committee of directors;

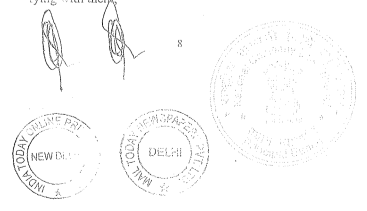
"Competent Authority" means the National Company Law Tribunal constituted in accordance with the provisions of the Act and a corrised in accordance with the provisions of the Act for approving any scheme of arrangement, compromise or reconstruction of companies under the provisions of the Act;

"Effective Date" means the last of the dates on which the conditions so that in Clause 8.1 or Part VIII of the Scheme are satisfied or waived in accordance with this Scheme. Any references in this Scheme to "upon this Scheme becoming effective", "Scheme becomes effective" or "effectiveness of this Scheme" means and refers to the Effective Date:

"Net Assets" shall have the meaning ascribed to such term in Clause 4.2(a) of Part V:

"MTN Undertaking" means the business, activities and operations of Transferor Company 1 of publishing daily English morning newspaper "Mail Today" comprising of all the assets (moveable and immoveable) and specified liabilities (reference balance sheet of which undertaking is set out in Schedule I), which relate thereto or are necessary therefore and including specifically the following:

- (i) all immovable property, land, buildings, movable assets, including monetary assets (like cash, receivables etc.,) plant, machinery and equipment, whether leased or otherwise, title, interests, investments, loans, advances (including accrued interest), covenants, undertakings and rights, including rights arising under contracts, wherever located (including in the possession of vendors, third parties or elsewhere), whether real, personal or mixed, tangible, intangible or contingent, exclusively used or held, by Transferor Company 1 in, or otherwise identified for use in, Transferor Company 1's MTN Undertaking, business, activities and operations pertaining to the MTN business carried on by it;
- all debts and liabilities pertaining to the MTN business, all guarantees, assurances, commitments and obligations of any nature or description, whether fixed, contingent or absolute, secured or unsecured, asserted or unasserted, matured or unmatured, liquidated or unasserted, accrued or not accrued, known or unknown, due or to become due, whenever or however arising, (including, without limitation, whether arising out of any contract or tort based on negligence or strict liability), pertaining to Transferor Company 1's MTN Undertaking, business, activities and operations pertaining to the MTN business carried on by it;
- (iii) any and all of the advance monies, earnest monies and/or security deposits, payment against warrants or other entitlements. The may be lying with them;



- (iv) all contracts, agreements, licenses, leaves, memoranda of a relettakings, memoranda of agreements, memoranda of agreed points, tetters of agreed points, arrangements, undertakings, whether written or otherwise, deeds, bonds, schemes, arrangements, sales orders, purchase orders or other instruments of whatsoever nature to which Transferor Company I is a party, exclusively relating to Transferor Company I is MTN Undertaking, business, activities and operations pertaining to the MTN business carried on by it;
- (v) all registrations, trademarks, trade names, service marks, copyrights, patents, designs, goodwill, applications for trademarks, trade names, service marks, copyrights, patents, designs, and domain names exclusively used by or held for use by Transferor Company 1 in Transferor Company 1's MTN Undertaking, business, activities and operations portaining to the MTN business carried on by it in;
- (vi) all permits, licenses, consents, approvals, authorisations, quotas, rights, entitlements, allotments, concessions, exemptions, clearances, liberties, advantages, no-objection certificates, certifications, easements, tenancies, privileges, benefits and simular rights and any waiver of the foregoing issued by any legislative, executive or judicial unit of any Governmental or semi-Governmental entity or any department, commission, board, agency, bureau, official or other regulatory, administrative or judicial authority exclusively used or held for meably Transferor Company 1 in Transferor Company 1's MTN Undertaking, business, activities and operations pertaining to the MTN business carried on by it;
- (vii) all such permanent employees of Transferor Company 1, employees/personnel engaged on contract basis and contract labourers and secondees/interns/trainees, as are primarily engaged in or in relation to Transferor Company 1's MTN Undertaking, business, activities and operations pertaining to the MTN business carried or by it, at as respective offices, branches or otherwise, and any other employees/personnel and contract labourers and interns/trainees hired by Transferor Company 1 after the date hereof who are primarily engaged in or in relation to Transferor Company 1's MTN Undertaking, business, activities and operations pertaining to the MTN business carried on by it; and
- (viii) all books, record files, papers, computer programs along with engineering and process information, manuals, data, catalogous, quotations, websites, sales and advertising material, list of present and former customers, customer credit information, customer pricing information, and other records whether in physical form or electronic form in connection with or relating to Transferor Company 1's MTN business carried on by it,

it being clarified that the MTN Undertaking shall not include any employees, assets, liabilities, rights or obligations belonging to and forming part of the Residual Undertaking. Any question that may arise as to whether a specified









asset, liability, employee or other action, matter or thing forms part of the MTN Undertaking or the Residual Undertaking shall be resolved by mutual agreement between the Board of Directors of each of Transferor Cormercial and the Transferee Company;

"Record Date" means the date to be fixed by the Board of Directors of each of the Transferor Companies for the purpose of determining the shareholders of the Transferor Companies whose equity shares shall be cancelled in terms of this Scheme;

"Registrar of Companies" or "RoC" means the Registrar of Companies, National Capital Territory of Delhi and Haryana;

"Residual Undertaking" means all the undertakings, businesses, activities and operations of Transferor Company 1 other than the MTN Undertaking and including without limitation the events business (reference balance sheet of which undertaking is set out in Schedule II);

"Restructured Companies" shall have the meaning ascribed to such term in Clause 1.1 of Part I:

"Resultant Company", subsequent to the completion and vesting of the MTN Undertaking into and with the Transferee Company in accordance with the provisions of Part V of this Scheme, the Transferee Company shall be referred to as "Resultant Company";

"Scheme" or "the Scheme" or "this Scheme" means this Composite Scheme of Arrangement and Amalgamation pursuant to Chapter XV and other relevant provisions of the Act; with such modifications and amendments as may be made from time to time, with the appropriate approvals and sanctions of the Competent Authority and other relevant regulatory authorities, as may be required under the Act and under all other applicable laws;

"Transferee Company" means T.V. Today Network Limited, a company incorporated under the Companies Act, 1956 and having its register. If fice at F-26, First Froor, Connaught Circus, New Delhi 110 001;

"Transferor Company 1" means Mail Today Newspapers Private Limited, a company incorporated under the Companies Act, 1956 and having "s registered office at F-26, Connaught Place, New Delhi 110 001;

"Transferor Company 2" means India Today Online Private Limited, a company incorporated under the Companies Act, 1956 and having its registered office at F-26, First Floor, Connaught Place, New Delni 10 001 and, notwithstanding anything to the contrary in this Scheme, means and includes:

any and all of its assets, movable or immovable, whether present or future, whether tangible or intangible, all dights, title, interests, covenants, undertakings, continuing rights, title and interests in connection with any land (together with the buildings and structures

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standing thereon), whether freehold or lesschold, plant, machinery, equipment, whether leased or otherwise, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;

- (b) any and all of its investments (including shares, scrips, stocks, bonds, debentures, debenture stock, units or pass through certificates and other securities), loans and advances, including dividends declared or interest accrued thereon;
- (c) any and all of its licenses (including the licenses granted by any governmental, statutory or regulatory bodies for the purpose of carrying on its business or in connection therewith), permissions, approvals, consents, exemptions, registrations, no objection certificates, quotas, rights, entitlements, certificates, trade names, trademarks, service marks, copyrights, domain names, applications for trade names, copyrights, sales tax credits, income-tax credits, privileges and benefits of all contracts, agreements and all other rights including lease rights, powers and facilities of every kind and description whatsoever;
- (d) any and all of its debts, borrowings and liabilities, present or future, whether secured or unsecured, all guarantees, commitments and obligations of any nature or description, whether fixed, contingent or absolute, secured or unsecured, asserted or unasserted, matured or unmatured, liquidated or unliquidated, accrued or not accrued, known or unknown, due or to become due, whenever or however arising (including without limitation, whether arising and of any contract or tort based on negligence or strict liability), pertaining to Transferor Company 2;
- (e) all contracts, agreements, licenses, leases, memoranda of undertakings, memoranda of agreements, memoranda of agreed points, letters of agreed points, arrangements, undertakings, whether written or otherwise, deeds, bonds, schemes, arrangements, service agreements, sales orders, purchase orders or other instruments of whatsoever nature to which Transferor Company 2 is a party, exclusively relating to the business, activities and operations carried on by Transferor Company 2;

any and all of its permanent employees, who are on a payrolls, including those employed at its offices and branches, employees/personnel engaged on contract basis and contract labourers and interns/trainees, as are primarily engaged in or in relation to the business, activities and operations carried on by Transferor Company 2 in terms of its license, at its respective offices, branches or othe mase, and any other employees/personnel and contract labourers and interns/trainees hired by Transferor Company 2 after the date hereof who are primarily engaged in or in relation to the business, activities and operations carried on by Transferor Company 2;



(f)











(h) all registrations, trademarks, trade names, service marks, copyrights, patents, designs, domain names, applications for trademarks, trade names, service marks, copyrights, designs and domain names exclusively used by or held for use by Transferor Company 2 in the business, activities and operations carried on by Transferor Company 2.

5. INTERPRETATION

- 5.1 Terms and expressions which are used in this Scheme but not defined herein shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning aperibed to them under the Act, the Income-Tax Act, 1961, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and other applicable laws, rules, regulations, bye-laws, as the case may be, including any statutory modification or re-enactment thereof, from time to time. In particular, wherever reference is made to the Competent Intervity in this Scheme, the reference would include, if appropriate, reference to the National Company Law Tribunal or such other forum or authority, as may be vested with any of the powers of the Competent Authority under the Act and/or rules made thereunder.
- 5.2 In this Scheme, unless the context otherwise requires:
 - (i) references to "persons" shall include individuals, bodies corporate (wherever incorporated), unincorporated associations and permerships;
 - (ii) the headings are inserted for ease of reference only and shall not affect the construction or interpretation of this Scheme;
 - (iii) references to one gender includes all genders:
 - (iv) words in the singular shall include the plural and vice versa; and
 - (v) Percentages have been rounded off up to two decimal places









CAPITAL STRUCTURE

- 1. SHARE CAPITAL OF TRANSFEROR COMPANY 1
- 1.1 The share capital of Transferor Company 1 as at 15 December, 2017 is as under:

Particulms		Anomicia Rapees
Authorised Capital		
177,000,000 equity shares of Rs. 10/- cach		1,770,000,000
	Total	1,770,000,000
Issued, Subscribed and Paid-up		
171,604,018 equity shares of Rs. 10/- each		1,716,040.100
ed to a substance of the control of	Total	1,716,040,180

- 1.2 Transfere: Company 1 is an indirectly held wholly-owned subsidiary of the Transferee Company, with the Transferee Company holding 48.99% of the share capital of Transferor Company 1 and Transferor Company 2 legally and beneficially holding the remaining 51.01% share capital of Transferor Company 1 along with its five (5) other nominee shareholders (for the purposes of ensuring compliance with the provisions of the Act, which require a private company which is a subsidiary of a public company to have at least seven (7) shareholders).
- 2. SHARE CAPITAL OF TRANSFEROR COMPANY 2
- 2.1 The share capital of Transferor Company 2 as at 15 December 2017 is as under:

articulare	Amount in Rupees
Authorised Capital	The state of the s
95,000,000 equity shares of Rs. 10/- each	930,000, 000
2,000,000 preference shares of Rs. 10/- each	20,000,000
Total	970,000,000





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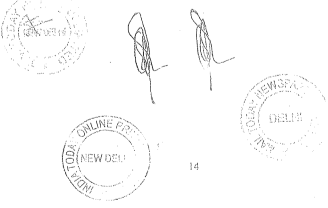




Particulars	sonjuli al manue
Issued, Subscribed and Pald-up	
94,807,389 equity shares of Rs. 10/- each	948,073,890
NIL preference shares	NIL
Total	948,0 72,00

- 2.2 Transferor Company 2 is a subsidiary of the Transferee Company. Transferee Company and its six (6) other nominee shareholders (for the purposes of ensuring compliance with the provisions of the Act, which requires a private company which is a subsidiary of a public company to have at least seven (7) shareholders). legally and beneficially hold one hundred per cent. (100%) equity shares of Transferor Company 2.
- 3. SHARE CAPITAL OF THE TPANSFEREE COMPANY
- 3.1 The share capital of the Transferee Company as at 15 December 2017 is as under:

Particulars	Amount in Repres
Authorised Capital	
68,000,000 equity shares of Rs. 5/ each	340,0 00,000
300,000 preference shares of Rs. 100/- each	30,000,000
Total	3.7 1,000
Issued, Subscribed and Paid-up	
59,653,615 equity shares of Rs. 5/- each	298,268,07%
NIL preference shares	NIL
Total	298,268,075







PARTIE

REDUCTION OF SHARE CAPITAL

- REDUCTION OF SHARE CAPITAL TO BE UNDERTAKEN BY TRANSFEROR COMPANY:
- As at the Appointed Date, the authorised share capital of Transferor Company 1.1 1 was Rs. 1,350,000,000 (Rupees one billion three hundred fifty millions) and the paid up equity show capital of Transferor Company 1,310,870,160 (Rupees One billion three hundred ten millions eight hundred seventy thousand one hundred sixty). The authorised and paid up equity share capital of Transferor Company 1 as on 15 December 2017 is Rs. 1,770,000,000 (Rupecs one billion seven hundred seventy millions) and Rs. 1,716,040,180 (Rupees one billion seven hundre) sixteen million torty thousand one hundred eighty) respectively. The securities premium account of Transferor Company 1 as on 15 December 2017 is Rs. 2,252,676,779 (Rupees two billion two hundred fifty two million and six seventy six thousand seven hundred seventy nine). Subject to the terms and conditions contained herein, all requisite approvals being obtained and in accordance with the provisions of Section 66 of the Act, on and from the Effective Date, the paid up equity share capital and securities premium account of Transferor Company 1 shall stand reduced by the amounts set out below:
 - (i) Rs. 484,457,320 (Rupees four hundred eighty four millions four fifty seven thousand three hundred twenty) from the paid up equity share capital of Transferor Company 1; and
 - (ii) Rs. 4,252,676,779 (Rupees two billion two hundred fifty two million and six seventy six thousand seven hundred seventy nine) from the securities premium account.
- 1.2 The above reduction in the issued, subscribed and policitup equity share applied shall be effected by offsetting the accumulated losses of Transferor Company 1 in the following manner: (x) first, against the securities premium account of the Transferor Company; and (y) the balance, if any, of the accumulated losses after offsetting against the securities premium account shall be offered against the paid up equity share capital, in accordance with the provisions of Part III of this Scheme.
- The above reduction in the issued, subscribed and paid up equity share capital shall be effected by a reduction and cancellation of the equity shares had by all the shareholders *pro ruta* to their shareholding in Transferor Company 1. The paid up equity share capital of Transferor Company 1 after giving effect to the capital reduction stated above shall be Rs. 1,231,582,860 (Rupees One billion two hundred thirty one million five hundred eighty two thousand eight hundred sixty only), divided into 123,158,286 shares of the face value of Rs. 10 each



- The reduction of the issued and prid-up share capital of Transferor Company I shall become effective, in accordance with the provisions of Section 66(5) of the Act, and/or any other applicable provisions of the Act and refer and regulations framed thereunder, pursuant to the filing of the order of the Competent Authority sanctioning this Scheme (along with the aforesaid capital reduction by Transferor Company 1) with the RoC and upon registration by the RoC of such order of the Competent Authority and of the minutes approved by the Competent Authority showing, with respect to the share capital of Transferor Company I as altered by the order: (a) the amount of issued, subscribed and paid up share capital; (b) the number of shares into which it is to be divided; (c) the amount of each share; and (d) the amount if any, deemed to be paid-up on each share at the data of registration of the aforesaid minutes and order by the RoC.
- The order of the Competent Authority sanctioning this Scheme shall also be deemed to be orders passed under Section 66(3) of the Act for the purpose of confirming the reduction. Notwithstanding the reduction in the equity share capital of Transferor Company 1, Transferor Company 1 shall not be required to add "And Reduced" as suffix to its name. The reduction in the issued and paid up share capital of Transferor Company 1 shall be effected as an integral part of the Scheme and in accordance with the provisions of Section 66 and or any other applicable provisions of the Act and rules and regulations framed thereunder without any further act or deed on the part of Transferor Company 1.
- The consent of the shareholders of Transferor Company 1 to the Scheme by way of a special resolution and the consent of the secured and unsecured creditors of Transferor Company 1 to the Scheme shall be deemed to be sufficient for the purposes of effecting the above reorganisation in the share capital of Transferor Company 1 resulting in a reduction in the issued and paid-up share capital of the Transferor Company 1 and no further resolution or action under Sections 66 of the Act and/or any other applicable provisions of the Act and rules and regulations framed thereunder would be required to be separately passed or taken.
- 1.7 Pursuant to the reduction in the equity share capital of Transferor Company 1 in accordance with Part III of this Scheme, Transferor Company 1 shall provide the following accounting treatment for the reduction:
 - (a) The effect of the above transaction is explained in the below mentioned table:

	od taojo.			
Particulars	Balance Sefere reduction in capital	Proposed Reduction/ (Addition)	reduction in capital	
Share Capital	1,716,040,180	484,457,320		
ONLINE ON NEW O			GO CO	

Securities Premium	2,2 52,676,779	0
Accumulated Losses	2,737,134,101	2

(b) The number of shares held by the shareholders would also change as there is a reduction in paid up share capital of Transferor Company 1. The pre and post reduction share holding pattern of Transferor Company 1 is as follows:

Particulars	Reiorsto Capital Reduction			Tosi Capjeal reduction		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	for the feet of th	Amount of bere capital	Process (1997) 1997		4. (4.1) A 4. (4.1)
T.V. Today Network Limited	84,070,137	10	840,701,370	60,336,198	10	603,361,980
India Today Online Private Limited and its Nominee(s)	87,533, 831	10	875,338,810	62,822,088	1.0	628,220,880

1.8 KM & Co., the statutory auditor of Transferor Company 1 has certified that the accounting treatment for the reduction is in accordance with the accounting standards prescribed under Section 133 of the Act.















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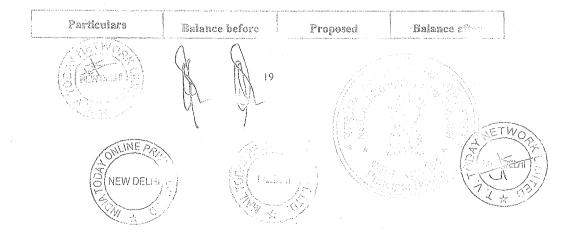
REDUCTION OF SHARE CAPITAL

- 1. REDUCTION OF SHARE CAPITAL TO BE UNDERTAKEN BY TRANSFEROR COMPANY?
- As at the Appointed Date, the authorised share capital of Transferor Company 1.1 2 was divided into equity share capital and preference share capital of Rs. 780,000,000 (Rupees seven hundred eighty millions) and 20,000 PO (Rupees twenty missions) respectively and the paid up equity share capital of Transferor Company 2 was Rs. 748,873,890 (Rupees seven hundred forty eight millions eight hundred seventy three thousand eight hundred ninety). As on 15 December 2017, the authorised share capital was divided into Rs. 950,000,000 (Rupees nine hundred and fifty million) and Rs. 20,000,000 (Rupees twenty million) respectively. The paid up equity share capital of Transferor Company 2 as on 15 December 2017 is Rs. 948,073,890 (Rupees nine hundred forty eight million seventy three thousand eight hundred and ninety). The securities premium account of Transferor Company of the on 15 December 2017 is Rs. 1,457,548,580 (Rupees one billion four hundred ninety seven million three forty eight thousand five hundred eighty). Subject to the terms and conditions contained herein, all requisite approvals being obtained and in accordance with the provisions of Section 66 of the Act, on and from the Effective Dete, the paid up seemly share capital and securities problem account of Transferor Company 2 shall stand reduced by the amounts set out below:
 - (i) Rs. 691,691,380 (Rupees six hundred and ninety one relief six hundred ninety one mousand three hundred eighty) from the paid up equity share capital of Transferor Company 2; and
 - (ii) Rs. 1,497,348,580 (Rupees one billion four hundred ninety seven million three forty eight thousand five hundred eighty) from the securities premium account.
- 1.2 The above reduction in the issued, subscribed and paid up equity share capital shall be effected by a reduction and cancellation of the equity share inheld by all the shareholders pro rata to their shareholding in Transferor Company 2. The paid up equity share capital of Transferor Company 2 after giving effect to the capital reduction stated above shall be Rs. 256,382,510 (Rupees two fifty six million three eighty two thousand five hundred and ten), divided into 25,638,251 shares of the face value of Rs. 10 each.
- 1.3 The reduction of the issued and paid-up share capital of Transferor Company 2 shall become effective, in accordance with the provisions of Section 66(5) of the Act, and/or any other applicable provisions of the Act and a less and regulations trained thereunder, pursuant to the filing of the order of the Competent Authority sanctioning this Scheme (along with the aforesaid



capital reduction by Transferor Company 2) with the RoC and upon registration by the RoC of such order of the Competent Authority and of the minutes approved by the Competent Authority showing, with respect to the share capital of Transferor Company 2 as altered by the order: (a) the about of issued, subscribed and paid up share capital; (b) the number of shares into which it is to be divided; (c) the amount of each share; and (d) the amount, if any, deemed to be paid-up on each share at the date of registration of the aforesaid minutes and order by the RoC.

- 1.4 The above reduction in the issued, subscribed and paid up equity share capital shall be effected by offsetting the accumulated losses of Transferor Company 2 in the following manner: (x) first, against the securities premium account of the Transferor Company 2; and (y) the balance, if any, of the accumulated losses after offsetting against the securities premium account shall be offset against the paid up equity share capital, in accordance with the provisions of Part IV of this Scheme.
- 1.5 The order of the Composent Authority sanctioning this Scheme shall also be deemed to be orders passed under Section 66(3) of the Act for the purpose of confirming the reduction. Notwithstanding the reduction in the equity share capital of Transferor Company 2, Transferor Company 2 shall not be required to add "And Reduced" as suffix to its name. The reduction in the issuit and paid up share capital of Transferor Company 2 shall be effected as an integral part of the Scheme and in accordance with the provisions of Section 66 and/or any other applicable provisions of the Act and rules and regulations framed thereunder without any further act or deed on the part of Transfer and Company 2.
- The consent of the shareholders of Transferor Company 2 to the Scheme by way of a special resolution and the consent of the secured and unsecured creditors of Transferor Company 2 to the Scheme shall be deemed as be sufficient for the purposes of effecting the above reorganisation in the share capital of Transferor Company 2 resulting in a reduction in the issued and paid-up share capital of Transferor Company 2 and no further resolution or action under Sections 66 of the Act and/or any other applicable provisions of the Act and rules and regulations framed thereunder would be required to be separately passed or taken.
- 1.7 Pursuant to the reduction in the equity share capital of Transferor Company 3 in accordance with Part III of this Scheme, Transferor Company 2 shall provide the following accounting treatment for the reduction:
 - (a) The effect of the above transaction is explained in the below mentioned table:



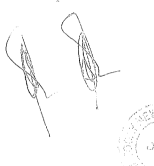
	Addiction is dayled	(Additios)	
Share Capital	948,073,890	691,691,380	256,382,510
Securities Premium.	1,397,348,580	1,497,348,580	0
Accumulated Losses	2,189,039,968	2,189, 039,960	8

(b) The number of shares held by the shareholders would also channels there is a reduction in para up share capital of Transferor Company 2. The pre and post reduction share holding pattern of Transferor Company 2 is as follows:

Particulars	L. anto	Carpina.	keduction		Capital i	eduction
			Amount of share copilal			Amos of share enpire
T.V. Today Network Limited	94,807, 389	10	948,075,890	25,638,251	10	256,382,510

1.8 G. Anand & Associates, the statutory auditor of Transferor Company 2 has certified that the accounting treatment for the reduction is in accordance with the accounting standards prescribed under Section 133 of the Act.











PARTY

DEMERGER OF THE MTN UNDERTAKING FROM TRANSFEROR COMPANY I TO THE TRANSFEREE COMPANY

- 1. TRANSFER AND VESTING OF THE MTN UNDERTAKING FROM TRANSFEROR COMPANY OF THE TRANSCULAGE COMPAN.
- With effect from the Appointed Date and upon this Scheme becoming effective, all the assets and liabilities and the entire business of the MTN Undertaking of Transferor Company 1, shall stand transferred to and vest in the Transferor Company, as a going concern, without any further act or deed, together with all its properties, assets, rights, benefits and interest therein, subject to existing charges thereon in favour of banks and financial institutions or otherwise, as the case may be and as may be modified by them, subject to the provisions of this Scheme, in accordance with Chapter XV of the Alacated all applicable provisions of law, if any, in accordance with the provisions contained herein. In addition, for the avoidance of doubt, the Residual Undertaking and all the assets, liabilities and obligations pertaining thereto shall continue to belong thank be vested in and be managed by transferor Company to
- 1.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from the Appointed Date:
 - (a) all assets of Transferor Company I pertaining to the MTN Undertaking, that are movable in nature or incorporeal property or are otherwise capable of transfer by physical or construction delivery and/or by endorsement and delivery or by vesting and recordal of whatsoever nature shall stand transferred and/or be deemed to be transferred to and vested in the Transferee Company and shall become the property and an integral part of the Transferee Company. The vesting measuant to this submittable shall be deemed to have occurred by physical or constructive delivery or by endorsement and delivery or by vesting and recordal, pursuant to this Scheme, as appropriate to the property being vested and title to the property shall be deemed to have been transferred accordingly.
 - (b) All other movable properties of Transferor Company I pertaining to the MTN Undertaking, including investments in shares and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in What or for value to be received, bank balances and deposits, if any, with government, semi-government, local and other authorities and bodies, customers and other persons, shall without any further act, instrument or deed, become the property of the Transferee Company, and the same shall also be described have been transferred by way of delivery of possession of the respective





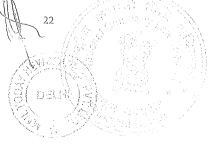


documents in this regard. It is hereby clarified that investments, if any, made by Transferor Company I and pertaining to the MTN Undertaking and all the rights, title and interest of Transferor Company I pertaining to the MTN Undertaking in any leasehold properties allow, pursuant to Section 232 of the Act and the provisions of this Scheme, without any further act or deed, be transferred to and vested in aud/or be deemed to have been transferred to and vested in the Transferce Company and/or be deemed to be demerged from Transfer. Company I and transferred to and vested in the Transferce Company on the Appointed Date pursuant to the provisions of Chapter XV of the Act.

- All immovable properties of Transferor Company 1 and pertaining to (c) the MTN Undertaking, including land together with the buildings and structures standing thereon and rights and interests in immovable properties of Transferor Company 1 and pertaining to the MTN Undertaking, whether freehold or leasehold or otherwise and all documents of title, rights and easements in relation thereto, shall be vested in and/or be deemed to have been vested in the Transferee Company, without any further act or deed done or being required to be done by Transferor Company 1 and/or the Transferee Company. The Transferee Company shall be entitled to exercise all rights and privileges attached to the eforesaid immovable properties and sleet be liable to pay the ground rent and taxes and fulfil all obligations in relation to or applicable to such immovable properties. The mutation or substitution of the title to the immovable properties shall, upon this Scheme becoming effective, be made and duly recorded in a mame of the Lansferee Company by the appropriate authorities pursuant to the sanction of this Scheme by the Competent Authority and upon the Scheme becoming effective in accordance with the terms hereof.
- (d) The transfer and vesting as aforesaid shall be subject to the ending charges/hypothecation/mortgages, if any, as may be subsisting and agreed to be created over or in respect of the said assets or any part thereof, provided however, any reference in any security documents or attrangements, pertaining to the MTN Undertaking, to which fransferor Company 1 is party wherein the assets of Transferor Company 1 and pertaining to the MTN Undertaking have been or are offered or agreed to be offered as security for any financial assistance or obligations shall be construed as reference only to the assets pertaining to Transferor Company 1'r MIN Undertaking and vested in the Transferee Company by virtue of this Scheme to the end and intent that the charges shall not extend or deemed to extend to any assets of the Transferee Company, provided that the Scheme shall not operate to enlarge the security for the said liabilities of Transfered Contany 1 pertaining to the MTN Undertaking which shall vest in the Transferee Company by virtue of the Scheme and the Transferee Company ball not be obliged to create any further, or additional security thereof after the demerger has become effective or otherwise. The transfer/vesti-









of the assets of the MTN Undertaking as aforesaid shall be subject to the existing charges/hypomecation/mortgages over or in respect of the assets or any part thereof of Transferor Company 1 pertaining to the MTN Undertaking. For this purpose, no further consent from the existing secured creditors/other security holders shall be a prized and satisfied of this Scheme shall be considered as a specific consent towards the same.

- All contracts, deeds, bonds, agreements, schemes, arrangements and (e) other instruments, permits, rights, entitlements, licenses (including lie licenses granted by any governmental, statutory or regulatory bodies) for the purpose of carrying on the business of Transferor Company 1 pertaining to the MTN Undertaking, and in relation thereto, and those relating to tenancies, privileges, powers, facilities of every kind and description of whatsoever nature in sciation to Transfective Courbany 1 and pertaining to the MTN Undertaking, or to the benefit of which, the MTN Undertaking may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be and remain in full force and effect on, against or in favour of the Transficie Company and may be enforced as fully and effectually as if, instead of Transferor Company 1 as pertaining to the MTN Undertaking, the Transferee Company had been a party or beneficiary or obligor thereto. If the Transferee Company enters into and/or issues and/or executes deeds, writings or confirmations or enters into any appartite arrangements, confirmations or novations, Transferor Company 1 will, if necessary, also be party to such documents in order to give formal effect to the provisions of this Scheme, if so required. In relation to the same, any procedural requirements required to be fulfilled solubly by Transferor Company I (and not by any of its successors), shall be fulfilled by the Transferee Company as if it is the duly constituted attorney of Transferor Company 1.
- (f) Any pending suit Jappeals or other proceedings of whatsoever nature relating to Transferor Company 1 pertaining to the MTN Undertaking, whether by or against Transferor Company I and pertaining to the MTN Undertaking, whether pending on the Appointed Date or which may be instituted at any time in the future and shall not about discontinued or in any way prejudicially affected by reason of the demerger of the MTN Undertaking or of anything contained in this Scheme, but the proceedings shall continue and any prosecution shall be enforced by or against the Transferee Company after the Effective Date. The Transferee Company shall, after the Effective Date, be replaced as party to such proceedings and shall prosecute or defend such proceedings in co-operation with Transferor Company 1 in the same manner and to the same extent as would or might have been continued, prosecuted and/or enforced by or against Trais from Company 1, as if this Scheme had not been implemented.

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Any suit, appeal or other proceeding of whatever nature by or against Transferor Company 1 pertaining to the MTN Undertaking and pending, shall abate or be discontinued or in any way be prejudicially affected by reason of or by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against the Transferee Company, as the case may be, in the same manner and to the extent as it would or might have been continued, prosecuted and enforced by or against Transferor Company I as if this Scheme had not been implemented.

The Transferee Company undertakes to pay all ancounts accluding interest, penalties, damages and costs which Transferor Company 1 may be called upon to pay or secure in respect of any liability of obligation relating to the MTN Undertaking from the period starting on the Appointed Date up to the Effective Date, upon submission of necessary evidence by Transferor Company 1 to the Transferee Company for making such payments.

(g) All debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured, whether provided for or not in the Looks of account or disclosed in the balance sheets of Transferor Company I and relating to the MTN Undertaking shall be deemed to be the debts, liabilities, contingent liabilities, duties and obligations of the Transferoe Company, and the Transferoe Company shall, and undertakes to meet, discharge and satisfy the same in terms of their respective terms and conditions, if any. It is hereby clarified that 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.

Where any of the liabilities and obligations attributed to the MTN Undertaking on the Appointed Date have been discharged by Transferor Company 1 after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Transferee Company.

(h) All the permanent employees of Transferor Company I permaining to the MTN Undertaking who are on its payrolls shall become the employees of the Transferee Company, without any bread or interruption in their services, on the same terms and conditions on which they are engaged as on 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 Transferor Company I, shall also be taken into account. With regard to provident fund, gratuity, leave end them and any other special scheme or benefits created or existing for the benefit of such employees of Transferor Company I pertaining to the MTN



Undertaking, the Transferee Company shall stand substituted for Transferor Company I for all purposes whatsoever, upon this Scheme becoming effective, including with regard to the obligation to make contributions to relevant authorities, such as the Regional Provident Fund Commissioner or to such other funds maintained by Transcrot Company I pertaining to the MTN Undertaking, in accordance with the provisions of applicable laws or otherwise. It is hereby clarified that upon this Scheme becoming effective, the aforesaid benefits or schemes shall confine to be provided to the transferred malipress and the services of all the transferred employees of Transferor Company I pertaining to the MTN Undertaking for such purpose shall be treated as having open continuous.

- With regard to any provident fund, gratuity fund, superannuation fund (i) or other special fund created or existing for the benefit of such employees of Transferor Company 1 pertaining to the MTN Undertaking, it is the aim and intent of the Scheme that all the rights, duties, powers and obligations of Transferor Company 1 paralining to the MTN Undertaking, in relation to such schemes or funds shall become those of the Transferee Company. Upon the Scheme becoming effective, the Transferee Company shall stand substituted for Transferor Company 1 pertaining to the MTN Undertaking, for 11 purposed whatsoever relating to the obligation to make contributions to the said funds in accordance with the provisions of such schemes or funds in the respective trust deeds or other documents. Any existing provident fund, gratuity fund and superannuation fund trusts created by Transferor Company I for its employees and pertaining to all MTN Undertaking shall be continued for the benefit of such employees on the same terms and conditions until such time that they are transferred to the relevant funds of the Transferee Company. It is clarified that the services of all employees of Transferor Company 1 pertaining to the MTN Undertaking transferred to the Transferee Company will be treated as having been continuous and uninterrupted for the purpose of the aforesaid schemes or funds.
- (j) Transferee Company undertakes to continue to about y any agreement(s)/settlement(s) if entered into, with any labour unions/employees by Transferor Company 1 pertaining to the MTN Undertaking. The Transferee Company agrees that for the purpose of payment of any retrenchment compensation, gratuity and offerterminal benefits, the past services of such permanent employees pertaining to the MTN Undertaking, if any, with Transferor Company 1, as the case may be, shall also be taken into account, and agrees and undertakes to pay the same as and when payable.

All registrations, goodwill, licenses, trademarks, service marks, copyrights, domain names, applications for copyrights, trade names and trademarks, appertaining to the MTN Undertaking, if any, shall



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stand transferred to and vested in the Transfered Company.

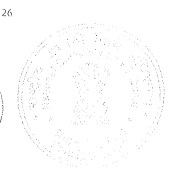
- (1) All taxes (including but not limited to advance tax, tax deducted at source, minimum alternate tax credits, fringe benefit tax, banking cash transaction tax, securities transaction tax, taxes withheld/paid in a foreign country, value added tax, sales tax, service tax, goods and services tax, etc.) payable by or refundable to Transferor Company 1 and relatable to the MTN Undertaking, including all or any refunds or claims shall be treated as the tax liability or refunds/claims, as the case may be, of the Transferee Company, and any tax incentives, advantages, privileges, exemptions, credits, holidays, remissions, reductions etc., as would have been available to the MTN Undertaking, shall pursuant to this Scheme becoming effective, be available to the Transferee Company.
- All approvals, consents, exemptions, registrations, no-objection (m) certificates, permits, quotas, rights, entitlements, licenses (including the licenses granted by any governmental, statutory or regulatory bodies for the purpose of carrying on its business or in connection therevolds, and certificates of every kind and description whatsos yes in relation to the MTN Undertaking, or to the benefit of which the MTN Undertaking may be eligible/entitled, and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect in favour of the Transferee Company and may be enforced as fully and effectually as if, instead of the MTN Undertaking, the Transferee Company had been a party or beneficiary or obligor thereto. It is hereby clarified that if the consent of any third party or authority is required to give effect to the provisions of this Clause, the said third party or authority shall make and duly record the necessary substitution/endorsement in the name of the Transferee Company pursuant to the sanction of this Scheme by the Competent Authority, and upon this Scheme becoming effective in recordance when the terms hemof. For this purpose, the Transferee Company shall file appropriate applications/documents with relevant authorities concerned for information and record purposes.
- (n) Benefits of any and all corporate approvals as may have already been taken by Transferor Company 1 in relation to the MTN Undertaking, whether being in the nature of compliances or otherwise, including without limitation approvals under Sections 42, 62(1)(a), 180, 185, 186, 188 etc., of the Act, read with the rules and regulations made thereunder, shall stand transferred to the Transferee Company and the said corporate approvals and compliances shall be deemed to have been taken/complied with by the Transferee Company.

All estates, assets, rights, title, interests and authorities accrued to and/or equired by Transferor Company I in relation to the ATN Undertaking shall be deemed to have been accrued to and/or acquired for and on behalf of the Transferee Company and shall, upon this



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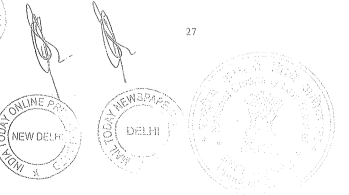






Scheme coming into effect, pursuant to the provisions of Section 232 and other applicable provisions of the Act, without any further act, instrument or deed be and stand transferred to or vested in addor be deemed to have been transferred to or vested in the Transferee Company to that extent and shall become the estates, assets, right, title, interests and authorities of the Transferee Company.

- (p) All bank accounts operated or entitled to be operated by Transford Company I relating to the MTN Undertaking shall be deemed to have transferred and shall stand transferred to the Transferee Company and name of Transferor Company I pertaining to the MTN Undertaking, shall be substituted by the name of the Transferee Company in the bank's records.
- 1.3 Upon this Scheme becoming effective, the secured creditors of Transferor Company 1 pertaining to the MTN Undertaking shall be entitled to security only in respect of the properties, assets, rights, benefits and interest MTN Undertaking, as existing immediately prior to the demerger of the MTN Undertaking into the Transferee Company. It is hereby clarified that pursuant to the demerger and vesting of the MTN Undertaking into the Transferee Company, the secured creditors of the MTN Undertaking shall all be entitled to any additional security over the properties, assets, rights, benefits and interest of the Transferee Company and hence such assets which are not currently encombered shall remain free and available for creation of any security thereon in future in relation to any current or future indebtedness of the Transferee Company. Further other security holders over the properties of Transferor Company 1 pertaining to the MTN Undertaking (other than the secured creditors of the MTN Undertaking) shall not be entitled to any security over the properties of Transferor Company 1 pertaining to the Residual Undertaking. For this purpose, no further consent from the existing secured creditors/other security holders shall be required and sanction of this Scheme shall be considered as a specific consent towards the same.
- 1.4 It is clarified that if any assets, estate, claim, right, title, interest in or authorities relating to such assets or any contracts, deeds, bonds, agree ears, schemes, arrangements or other instruments of whatsoever nature in relation to the MTN Undertaking, which Transferor Company I owns or to which Transferor Company I is a party and pertains to the MTN Undertaking and which cannot be transferred to the Transferee Company for any reason whatsoever, Transferor Company I shall hold such assets or any contracts, deeds, bonds, agreements, schemes, arrangements or other instruments in trust for the benefit of the Transferee Company to which the MTN Undertaking is being transferred, in terms of the provisions of this Scheme in so far as permissible to do so until such as time as the transfer is effected.
- 1.5 Without prejudice to the other provisions of the Scheme and notwithstanding the vesting of the MTN Undertaking in the Transferee Company by virtue of Part V of the Scheme itself, the Transferee Company may, at any the after the coming into effect of this Scheme in accordance with the provisions



hereof, if so required, under any law or otherwise, execute deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangement in relation to which Transferor Company 1 has been a party, including any filings with the regulatory authorities (or any charge related filing) in order to give formal effect to the above provisions and to carry out or perform all such formalities or compliances referred to above on the part of the MTN Undertaking. The Transferee Company will, if necessary, also be a party to the above. The Transferee Company shall, under the provisions of Part V of this achieve, be deemed to be authorised to execute any such writings on behalf of Transferor Company 1 and to carry out or perform all such formalities or compliances referred to above on the part of Transferor Company 1 to be carried out or performed.

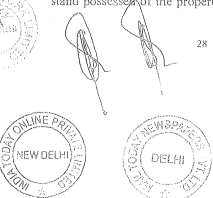
- 1.6 Transferor Company I and/or the Transferee Company as the case may be, shall, at any time after this Scheme becoming effective in accordance with the provisions hereof, if so required under any law or otherwise, do all such acts or things as may be necessary to transfer/obtain the approval a consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses and certificates which were held or enjoyed by Transferor Company 1 in relation to the MTN Undertaking. It is hereby clarified that if the consent of any third party or authority, if any, is required to give effect to the provisions of this Clause, the said third party or authoracy shall make and duly record the necessary substitution/endorsement in the name of the Transferee Company pursuant to the sanction of this Scheme by the Competent Authority, and upon this Scheme becoming effective in accordance with the provisions of the Act and with the terms because For this purpose, the Transferee Company shall file appropriate applications/documents with relevant authorities concerned for information and record purposes.
- 1.7 Upon approval of the Scheme by the members of the Transferee Company pursuant to Section 230 of the Act, it shall be deemed that the members have also accorded their consent under Section 13 of the Act or other provisions of the Act as may be applicable to alter the main objects of the Transferee Company to include the following additional object:

"to print, publish and conduct for sale one or more newspapers and other periodicals including magazines, books, pamphlets or any other publication in English, Hindi or any language, anywhere in India, either daily or otherwise."

2. CONDUCT OF BUSINESS UNTIL EFFECTIVE DATE

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

Transferor Company 1 undertakes to carry on and shall be deemed to have carried on the business activities of the MTN Undertaking and stand possessed of the properties and assets of the MTN Undertaking.



(a)



for and on account of and in trust for the Transferce Company;

- (b) Transactor Company I shall be deemed to have been carrying on and shall carry on its business and activities and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all its properties and assets pertaining to the MTN Undertaking of Transferor Company I for and on account of and he was for the Transferee Company. Transferor Company I hereby undertakes to hold its said assets pertaining to the MTN Undertaking with utmost prudence until the Effective Date;
- (c) Transferor Company I shall carry on its business and activities in relation to the MTN Undertaking with reasonable diligence, business prudence and in the same manner as it had been doing hitherto and shall not, undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other habilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitment either for themselves or on behalf of its respective affiliates or associates or any third party, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
 - (i) when it is expressly provided in this Scheme; or
 - (ii) when it is in the ordinary course of business re-car 14 on by Transferor Company 1 and pertains to the MTN Undertaking, as on the date of filing of this Scheme in the Competent Authority; or
 - (iii) when written content of the Transferee Company has been obtained in this regard;
- (d) all the profits or income accruing or arising to or received by Exampler Company 1 in relation to the MTN Undertaken and all taxes paid thereon (including but not limited to advance tax, tax deducted at source, minimum alternate tax, fringe benefit tax, banking cash transaction tax, securities transaction tax, taxes withheld/paid in a foreign country, value added tax, sales tax, service tax, goods and services tax, etc.) or expenditure or losses arising or incurred or suffered by Transferor Company 1 in relation to the MTN Undertaking shall, for all purposes, be treated and be deemed to be and accrue as the income or profits or losses or expenditure as the case may be of the Transferee Company;
- (e) Transferor Company 1 shall not vary the terms and conditions of employment of any of the employees of the MTN Undertaking except in the ordinary course of business or without the prior consent of the Transferor Company or pursuant to any pre-existing obligation undertaken by Transferor Company 1 as the case may be;



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- (f) except by inutual consent of the Boards of Directors of Transferor Company! and the Transferee Company, or except pursuant to any prior commitment, obligation or arrangement existing or undertaken by Transferor Company is pertaining to the MTN Undertaking and/or the Transferee Company as on the Appointed Date, or except as contemplated in this Scheme, pending sanction of this Scheme, Transferor Company! and/or the Transferee Company shall not make any change in their capital structures either by way of any increase by issue of equity shares, bonus shares, convertible debentures or otherwise), decrease, reduction, reclassification, sub-division or consolidation, re-organisation or in any other manner, which would have the effect of re-organisation of capital of such company(ies);
- (g) Transferor Company 1 shall not alter or substantially expand the business relating to the MTN Undertaking except with the written concurrence of the Transferee Company; and
- (h) since such of the permissions, approvals, consents, sanctions, remissions, special reservations, backward area sales tax remissions, holidays, incentives, concessions and other authorisations of Transferor Company 1 pertaining to the MTN Undertaking shall stand transferred by the prior of the Competent Authority, to the incompetence Company, the Transferee Company shall file the relevant intimations, for the record of the statutory authorities who shall take them or file, pursuant to the vesting orders of the Competent Authority.
- 2.2 With effect from the Effective Date, the Transferee Company shall carry on and shall be authorised to carry on the business of the MTN Undertaking.
- 2.3 For the purpose of giving effect to the order passed under Chapter XV and other applicable provisions of the Act in respect of this Scheme by the Competent Authority, the Transferee Company shall, at any time, pursuant to the order on this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the transfer of Transferor Company 1 relating to the MTN Undertaking, in accordance with the provisions of Chapter XV of the Act. The Transferee Company is and shall always be deemed to have been authorised to execute any pleadings, applications, forms etc., as may be required to remove any difficulties and carry out any formalities or compliance as are necessary for the implementation of this Scheme, pursuant to the sanction of this Scheme by the Competent Authority.
- 2.4 Upon this Scheme becoming effective, the Transferee Company, unconditionally and irrevocably, agrees and undertakes to pay, discharge and satisfy all liabilities and obligations of Transferor Company 1 pertaining to the MTN Undertaking with effect from the Appointed Date, in order to give effect to the foregoing provisions.

2.5 All profits accruing to Transferor Company I from the MTN Undertaking and all taxes thereoffor losses arising or incurred by it relating to the MTN





Undertaking shall, for all purposes be treated as the profits, taxe and losses as the case may be of the Transferse Company.

Upon the coming into effect of this Scheme, the resolutions, if any, of Transferor Company I pertaining to the MTN Undertaking, which are valid and subsisting on the Effective Data shall continue to be valid and subsiding and be considered as resolutions of the Transferee Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then such limits shall be added and shall constitute the aggregate of such limits in the Transferee Company.

3. PAYMENT OF CONSIDERATION

Upon this Scheme becoming effective and upon vesting of the MON Undertaking in the Transferee Company in terms of this Scheme, the equity shareholders of Transferor Company 1 (i.e., the Transferee Company and Transferor Company 2) shall not be entitled to receive equity shares of the Transferee Company as Transferor Company 2 is a wholly own Combanidary of the Transferee Company and Transferor Company 1 is included by the Transferee Company. The Act prohibits allotment or transfer of shares of a parent company to its subsidiary company.

- 4. ACCOUNTING TREATMENT IN THE BOOKS OF THE TRANSFERD COMPANY AND TRANSFERON COMPANY (IES)
- 4.1 In the books of Transferor Company 1

Pursuant to Part V of the Scheme coming into effect on the Tifect's Date with effect from the Appointed Date, Transferor Company 1 shall account for the demerger and vesting of the MTN Undertaking with the Transferee Company in its books of accounts in accordance with Indian Accounting Standard specified under Section 133 of the Act, read with Company's (Accounting Standards) Amendment Rules 2016, in the following manner:

- (a) The respective book values of the assets, liabilities of the MTN Undertaking transferred to the Transferree Company shall be reduced in the books of accounts of Transferor Company I in compliance with the applicable accounting standards.
- (b) The difference between the amounts of assets, liabilities pertaining to the MTN Undertaking transferred pursuant to Part V of the Schenshall be algusted in reserved of transferor Company 1.
- (c) Notwithstanding the above, the Board of Directors of Transferor Company 1 is authorised to account for any of these balances in any manner whatsoever as may be deemed fit, in accordance with paccounting principle generally accepted in India, including the Indian







accounting standard (Ind AS) specified under section 133 of the Act, read with Companies (Accounting Standards) Amendment Rules 2016.

4.2 In the books of Transferee Company

Pursuant to Part V of the Scheme coming into effect on the Effective Date with effect from the Appellated Date, the Transferee Company shell account for the demorger and vesting of the MTN Undertaking in its books of accounts in accordance with 'The Pooling Interest Method' prescribed under Indian Accounting Standard 103 Business Combinations specified under section 133 of the Act read with Companies (Accounting Standards) Amendment Rules 2016, in the following manner:

- (a) The Transferee Company shall record the assets and liabilities (the difference between the assets and liabilities hereinafter being referred to as the "Net Associa") vested in it pursuant to this School whether negative or positive, at the respective book values thereof, as appearing in the books of the MTN Undertaking of Transferor Company 1, at the close of business of the day immediately preceding the Appointed Date
- (b) Upon a sing into effect of this Scheme, to the extent that the continuous inter-company loans, advances, deposits, balances or other obligations as between MTN undertaking of Transferor Company 1 and the Transferee Company, the obligation in respect thereof will come to an end and corresponding effect shall be given in the books of account and records of Transferee Company, for the reduction of any assets or liabilities as the case may be and there would be no accural of interest or any other charges in respect of such inter-company loans, deposits or balance with effect from the Appointed Date.
- (c) All inter-company transactions between MTN undertaking of Transferor Company 1 and the Transferee Company as may be outstanding on the Appointed Date shall stand cancelled.
- (d) Transferee Company shall reduce the value of its investment in Transferor Company 1 to the extent that such investment value represent the underlying investment in the MTN. The reduced amount shall represent the residual business of Transferor Company I shown in the books of account of the Fransferee Company.
- (e) The identity of the reserves shall be preserved and shall appear in the financial statements of the Transferee Company in the same form in which they appeared in the financial statements of the transferor Companies in accordance with Paragraph 12 of Appendix C of Indian Accounting Standard (Ind AS) 103. As a result of preserving the identity, reserves which are available for distribution as dividend before the business combination would also be available for distribution as dividend after the business combination. The excess, if any, between the amount recorded as share capital issued plus any









additional consideration in the form of cash or other assets and the amount of share capital of the Transferor Companies will be recognised as capital reserve in the financial statements of the Transferee Company.

- (f) The Transferee Company shall restate its financial statements of the previous financial year to show the effect of the Scheme in accordance with Indian Accounting Standard (Ind AS) 103.
- (g) In case of any difference in the accounting policies between Transferor Company i and the Transferee Company, the accounting policies followed by the Transferee Company shall prevail and the difference, if any, will be quantified and adjusted in the general reservamentioned earlier, to ensure that the financial statements of the Transferee Company reflect the financial position on the basis of consistent accounting policy. Where the Transferee Company does no have sufficient capital reserve, the balance amount remaining after adjustment with the capital reserve of the Transferee Company and be adjusted against the general reserve, if any, of the Transferee Company.
- (h) The Transferee Company shall record in its books of account, all transactions of Transferor Company i pertaining to the MTN Undertaking in respect of assets, liabilities, income and expenses, from the Appointed Date to the Effective Date.
- (i) Notwisheranding the above, the Board of Directors of the Transcree Company is authorised to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with accounting principle generally accepted in India, including the Indian accounting standard (Ind AS) specified under section Vision the Act, read with Companies (Accounting Standards) amendment rules 2016.
- 4.3 KM & Co., the statutory auditor of Transferor Company 1 has provided a certificate dated 15 December 2017 with respect to the accounting treatment set out in the Scheme. S.R. Batilbol & Associates LEP, the statutory auditor of Transferee Company has provided a certificate dated 15 December 2017 with respect to the accounting treatment set out in the Scheme.









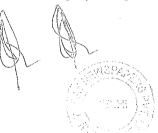




RESIDUAL UNDERTAKING OF TRANSFEROR CORTANY 1

1. RESIDUAL UNDERTAKING

- 1.1 The Residual Undertaking and all assets, liabilities and obligations pertaining thereto shall continue to belong to and be vested in and be managed by Transferor Company 1.
- All legal, taxation or other proceedings by or against Transferor Company 1 under any statute, or quasi-judicial authority or tribunal) whether pending on the date of filing of this Scheme or which may be instituted in future whether or not in respect of any matter arising before the Effective Date and relating to the Residual Indertaking (including those relating to any property, light, power, liability, obligation or duties of Transferor Company 1 in respect of the Residual Undertaking) shall be continued and enforced by or against Transferor Company 1. The Transferee Company shall in the event be responsible at liable in relation to any such legal, taxation or other proceeding against Transferor Company 1 if proceedings are taken up against the Transferee Company in respect of the matters referred to in this Clause, it shall defend the same in accordance with the advice of Transferor Company 1 and at the cost of Transferor Company 1 and the latter shall reimburse and indemnify the Transferee Company against all liabilities and obligations incorred by the Transferee Company in respect thereof.









A TALGAMATION OF TRANSPER OF COMPANY 2 DATE AND WITH AME RESULTANT COMPANY

- TRANSFER AND VESTING OF TRANSFEROR COMPANY 2 INTO AND WITH THE RESULTANT COMPANY.
- Upon this Scheme becoming effective and with effect from the Appointed Date, all the assets and liabilities and the entire business of Transferor Company 2 shall stand transferred to and vest in the Resultant Company, 63 a going concerns simout any further act or deed, together with all its properties, assets, rights, benefits and interest therein, subject to the provisions of this Scheme, in accordance with Chapter XV of the Act and all applicable provisions of law if any, in accordance with the provisions contained herein.
- 1.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from the Appointed Date:
 - (a) all assets of Transferor Company 2, that are movable in name or incorporeal property or are otherwise capable of transfer by physical or constructive delivery and/or by endorsement and delivery or by vesting and recordal of whatsoever nature shall stand transferred and/or be do med to be transferred to and vested in the Resultant Company and shall become the property and an integral part of the Resultant Company. The vesting pursuant to this sub-clause shall be deemed to have occurred by physical or constructive delivery or by endorsement and delivery or by vesting and recordal, pursuant to this Scheme, is appropriate to the property being vested and title to the property shall be deemed to have been transferred accordingly.
 - (b) All other movable properties of Transferor Company 2, including impostments in shores and any other securities, syndry Jebtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with government, semi-government, local and other authorities and bodies. customers and other persons, shall without any further act, instrument or deed become the property of the Resultant Company, and the same shall also be deemed to have been transferred by way of delivery of possession of the respective documents in this regard. It is hereby clarified that investments, if any, made by Transferor Company 2 and all the rights, title and interest of Transferor Company a in any leasehold properties shall, pursuant to Section 232 of the Act and the provisions of this Scheme, without any further act or deed be transferred to and vested in and/or be deemed to have been transferred to and vested in the Resultant Company,



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- (c) All isomewable properties of Transferor Company 2, including land together with the buildings and structures standing thereon and rights and interests in immovable properties of Transferor Company 2, whether freehold or leasehold or otherwise and all documents of title, rights and easements in relation thereto, shall be very as in addor be deemed to have been vested in the Resultant Company, without any further act or deed done or being required to be done by Transferor Company 2 and/or the Resultant Company. The Resultant Company shall be entitled to exercise all rights and privileges attached to the aforesaid immovable properties and shall be liable to pay the around rent and taxes and fulfil all obligations in relation to or applicable to such immovable properties. The mutation or substitution of the title to the immovable properties shall, upon this Scheme becoming effective, be rade and duly recorded in the name of the Result at Condany by the appropriate authorities pursuant to the sanction of this Scheme by the Competent Authority and upon the Scheme becoming effective in accordance with the terms hereof.
- (d) All contracts, deeds, bonds, agreements, schemes, arrangements and other instruments, permits, rights, entitlements, licenses (including the licenses granted by any governmental, statutory or regulatory bodies) for the purpose of carrying on the business of Transferor Company 2, and in relation the ato, and those relating to tenancies, publicges, powers, facilities of every kind and description of whatsoever nature in relation to Transferor Company 2, or to the benefit of which, Transferor Company 2 may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be add remain in full force and effect on, against or in favour of the Resultant Company and may be enforced as fully and effectually as if, instead of Transferor Company 2, the Resultant Company had been a party or beneficiary or obligor thereto. If the Resultant Company enters into and or issues and/or executes deeds, writings or confirmations at enters into any tripartite arrangements, confirmations or novations, Transferor Company 2 will, if necessary, also be party to such documents in order to give formal effect to the provisions of this Scheme, if so required. In relation to the same, any procedural requirements required to be fulfilled solely by Transferor Company 2 (and not by any of its successors), shall be fulfilled by the Resultant Company as if it is the duly constituted attorney of Transferor Company 2.
- (e) Any pending suit appeals or other proceedings of whatsoever nature relating to Transferor Company 2, whether by or against Transferor Company 2, shall not abate, be discontinued or in any way prejudicially affected by reason of the amalgamation of Transferor Company 2 or of anything contained in this Scheme, but the proceedings shall continue and any prosecution shall be enforced by or against the Resultant Company in the same manner and to the same extent as would or raight have been continued, prosecuted and/or

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enforced by or against Transferor Company 2, as if this Scheme had not been implemented.

Any suit, appeal or other proceeding of whatever nature by or against Transferor Company 2 is pending, shall not abate or be discontinued or in any way be prejudicially affected by reason of or by anything contained in this Schema, but the said suit appeal or other local proceedings may be continued, prosecuted and enforced by or against the Resultant Company, as the case may be, in the same manner and to the same extent as it would or might have been continued prosecuted and enforced by or against Transferor Company 2 as if the Scheme had not been implemented.

The Resultant Company undertakes to pay all amounts including interest, penalties, damages and costs which Transferor Company 2 may be called upon to pay or secure in respect of any liability of obligation relating to Transferor Company 2 from the period starting on the Appointed Date up to the Effective Date, upon submission of necessary evidence by Transferor Company 2 to the Resultant Company for making such payments.

(f) All debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured, whether provided for or not in the books of account or disclosed in the balance sheets of Transferor Company 2 shall be deemed to be the debts, liabilities, contingent liabilities. And obligations of the Resultant Company, and the Resultant Company shall, and undertakes to meet, discharge and satisfy the same in terms of their respective terms and conditions, if any. It is hereby clarified that it shall not be necessary to obtain the consent of any find marty or other person who is a party to any contract or arrangement by victue of which such liabilities have arisen, in order to give effect to the provisions of this Clause.

Where any of the liabilities and obligations attributed to Transferor Company 2 on the Appointed Date have been discharged by Transferor Company 2 after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Resultant Company.

(g) All the employees of Transferor Company 2 who are on its payrolls shall become the employees of the Resultant Company, without any break or interruption in their services, on the same terms and conditions on which they are engaged as on the Effective Data the Resultant Company further agrees that for the purpose of payment of any retirement benefit/compensation, such immediate uninterrupted past services with Transferor Company 2, shall also be taken into account. With regard to provident fund, gratuity, leave encash and any other special scheme or benefits created or existing for the benefit of such employees of Transferor Company 2, the Resultant Company





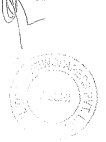




shall stand substituted Transferor Company 2 for all proposes whatsoever, upon this Scheme becoming effective, including with regard to the obligation to make contributions to relevant authorities, such as the Regional Provident Fund Compassioner or to such other funds maintained by Transferor Company 2, in accordance with the provisions of applicable laws or otherwise. It is hereby clarified that upon this Scheme becoming effective, the aforesaid benefits or schemes shall continue to be provided to the transferred employees and the services of all the transferred employees of Transferor Company 2 for such purpose shall be treated as having been continuous.

- (h) With regard to any provident fund, gratuity fund, superannuation fund or other special fund created or existing for the benefit of such employees of Transferor Company 2, it is the aim and intent of the Scheme that all the rights, duties, powers and obligations of Transferor Company 2 in relation to such schemes or funds shall become those of the Resultant Company. Upon the Scheme becoming a betive, the Resultant Company shall stand substituted for Transferor Company 2 for all purposes whatsoever relating to the obligation to make contributions to the said funds in accordance with the provisions of such schemes or funds in the respective trust deeds or other documents. Any existing provident fund, gratuity fund and superannuation fund trusts created by Transferor Company 2 for its employees shall be continued for the benefit of such employees on the same terms and conditions until such time that they are transferred to the relevant funds of the Resultant Company. It is clarified that the son of all employees of Transferor Company 2 transferred to the Rosultant Company will be treated as having been continuous and uninterrupted for the purpose of the aforesaid schemes or lands.
- (i) The Resultant Company undertakes to continue to abide by agreement(s)/settlement(s) if entered into, with any labour unions/employees by Transferor Company 2. The Resultant Company agrees that for the purpose of payment of any retrenchment compensation, gratuity and other terminal benefits, the mass services of such permanent employees, if any, with Transferor Company 2, as the case may be, shall also be taken into account, and agrees and undertakes to pay the same as and when payable.
- (j) All registrations, goodwill licenses, trademarks, service maks, copyrights, domain names, applications for copyrights, trade names and trademarks, appertaining to Transferor Company 2, if any, shall stand transferred to and vested in the Resultant Company.
- (k) All axes (including but not limited to advance tax, tax deducted at source, minimum alternate tax credits, fringe benefit tax, banking cash transaction tax, securities transaction tax, taxes withheld/paid in a foreign country, value added tax, sales tax, service tax, goods and services tax, etc.) payable by or refundable to Transferor Core, 2.









including all or any refunds or claims shall be treated as liability or refunds/claims, as the case may be, of the Resultant Company, and any tax incentives, advantages, privileges, exemptions, credits, holidays, remissions, reductions etc., as would have been available to Transferor Company 2, shall pursuant to the Scheme becoming effective, be available to the Resultant Company.

- (1) All approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses (including the licenses granted by any governmental, datutory or regulary bodies for the purpose of carrying on its business or in connection therewith), and certificates of every kind and description whatsoever in relation to Transferor Company 2, or to the benefit of which Transferor Company 2 may be eligible/entitled, and which are having effect inunediately before the Effective Date, snall be in full force and effect in favour of the Resultant Company and may be enforced as fully and effectually as if, instead of Transferor Company 2, the Resultant Company had been a party or beneficiary or obligor thereto. It is hereby clarified that if the consent of any third and, or authority is required to give effect to the provisions of this Clause, the said third party or authority shall make and duly record the necessary substitution/ endorsement in the name of the Resultant Company pursuant to the sanction of this Scheme by the Competer and upon this Scheme becoming effective in accordance with the terms hereof. For this purpose, the Resultant Company shall file appropriate applications/ documents with relevant authorities concerned for information and record purposes.
- (m) Benefits of any and all corporate approvals as may have already been taken by Transferor Company 2, whether being in the nature of compliances or otherwise, including without limitation approvals under Sections 42, 62(1)(a), 180, 185, 186, 188 etc., of the Act read with the rules and regulations made thereunder, shall stand transferred to the Resultant Company and the said corporate approvals and compliances shall be deemed to have been taken/complied with by the Resultant Company.
- (n) All estates, assets, rights, title, interests and authorities accrued to and/or acquired by Transferor Company 2 shall be deemed to have been accrued to and/or acquired for and on behalf of the Resultant Company and shall, upon this Scheme coming into effect, permant to the provisions of Section 232 and other applicable provisions of the Act, without any further act, instrument or deed be and stand transferred to or vested in and/or be deemed to have been transferred to or vested in the Resultant Company to that extent and shall become use estates. Assets, right, title interests and authorities of the Resultant Company.

All bank accounts operated or entitled to be operated by Transferor









Company 2 shall be deemed to have transferred and shall stand transferred to the Resultant Company and names of Transferor Company 2 shall be substituted by the name of the Resultant Company in the bank's records.

- 1.3 Transferor Company 2 and/or the Resultant Company as the case may be, shall, at any time after this Scheme becoming effective in accordance with the provisions hereof, if so required under any law or otherwise, do all such acts or things as may be necessary to transfer/obtain the approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses and certificates which were held or enjoyed by Transferor Company 2. It is hereby clarified that if the consent of any third party or authority, if any, is required to give effect to the provisions of this Clause, the said third party or authority shall make and duly record the necessary substitution/endorsement in the name of the Resultant Company pursuant to the sanction of this Scheme by the Competent Authority, and to on this Scheme becoming effective in accordance with the provisions of the Act and with the terms hereof. For this purpose, the Resultant Company shall file appropriate applications/documents with relevant authorities concerned for information and record purposes. The Resultant Company shall under the provisions of this Scheme, be deemed to be authorised to exscute any such writings on behalf of Transferor Company 2 and to carry out or perform all such acts, formalities or compliances referred to above as may be required in this regard.
- Upon approval of the Scheme by the members of the Resultant Company pursuant to Section 230 of the Act, it shall be deemed that the members have also accorded their consent under Section 13 of the Act or other provisions of the Act as may be applicable to alter the main objects of the Resultant Company a include the following additional object:

"to develop, maintain, publish and provide services in relation to invernet portals, search engines, web pages and websites on internet, web servers and websites, to supply information and services related to world wide with, internet and e-mail, multi-media and e-commerce, to carry on the business of internet service providers and other allied business, to act as a cable operator and for that purpose to enter into any arrangement and/or agreement for acquiring license or rights to distribute any channel for carrying on the business of internet services through cable operation, to provide web & internet based subscription and services for providing internet access or acquire internet rights, to carry on the business of buying, selling, licensing, carrying on research and development, rendering of consultancy services in information technology, application software and any other software and programme, in India and abroad, and to deal in computer based multimedia presentation and information technology business service, publishing, distributing, marketing newspaper etc."

COMDUCTOF BUSINESS UNTIL EFFLCTIVE DATE



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- 1.5 With effect from the Appointed Date and up to and including the Effective Date:
 - (a) Transferor Company 2 undertakes to carry on and shall be deem 1 to have child on the business activities of Transferor Company 2 and stand possessed of the properties and assets of Transferor Company 2, for and on account of and in trust for the Resultant Company;
 - (b) Transferor Company 2 shall be deemed to have been maryle on and shall carry on its business and activities and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all its properties and assets pertaining to the business and undertaking of Transferor Company 2 for and on account of and in trust for the Resultant Company. Transferor Company 2 hereby undertakes a noid its said assets with utmost prudence until the Effective Date;
 - (c) Transferor Company 2 shall carry on its business and activities with reasonable diligence, business prudence and in the same are as it had been doing hitherto and shall not, undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitment either for themselves or on behalf this respective affiliates or associates or any third party, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
 - (a) when it is a gressly provided in this Scheme; or
 - (b) when it is in the ordinary course of business as carried on by Transferor Company 2, as on the date of filing of this Scheme in the Competent Authority; or
 - (c) when written consent of Transferee Company 2 has been obtained in this regard;
 - (d) all the profits or income accruing or arising to Transferor Jompany 2 and all taxes paid mereon (including but not limited to advance tax, tax deducted at source, minimum alternate tax, fringe benefit tax, banking cash transaction tax, securities transaction tax, taxes withheld/paid in a foreign country, value added tax, sales tax, service tax, goods and services tax, etc.) or expenditure or losses arising or incur 4 or suffered by Transferor Company 2 pertaining to the business and undertaking of Transferor Company 2 shall for all purposes be treated and be deemed to be and accrue as the income or profits or losses or expenditure as the case may be of the Resultant Company.
 - (e) Transferor Company 2 shall not vary the terms and conditions of employment of any of the employees except in the ordinary course of business or without the prior consent of the Resultant Company or



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pursuant to any pre-existing obligation undertaken by Transfor Company 2 as the case no page

- (f) except by mutual consent of the Boards of Directors of Transferor Company 2 and the Resultant Company, or except pursuant to any prior commitment, obligation or arrangement existing or under taken by Transferor Company 2 and/or the Resultant Company as on the Appointed Date, or except as contemplated in this Scheme, pending sanction of this Scheme, Transferor Company 2 and/or the Resultant Company shall not make any change in their capital structures either by way of any increase (by issue of equity shares, bonus abares, convertible debentures or otherwise), decrease, reduction, reclassification, sub-division or consolidation, re-organisation or in any other manner, which would have the effect of re-organisation of capital of such company(i.e.).
- (g) Transferor Company 2 shall not alter or substantially expand the business except with the written concurrence of the Resultant Company; and
- (h) since each of the permissions, approvals, consents, sanctions, remissions, special reservations, backward area sales tax remissions, holidays, incentives, concessions and other authorisations of Transferor Company 2, shall stand transferred by the order of the Competent Authority, to the Resultant Company, Transferor Company 2 shall file the relevant intimations, for the record of the statutory authorities who shall take them on file, pursuant to the vesting orders of the Competent Authority.
- 1.6 With effect from the Effective Date, the Resultant Company shall carry on and shall be authorised to carry on the businesses of Transferor Company 2.
- 1.7 For the purpose of giving affect to the order passed under Chap MV and other applicable provisions of the Act in respect of this Scheme by the Competent Authority, the Resultant Company shall, at any time, pursuant to the order on this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the transfer of Transferor Company 2, in accordance with the provisions of Chapter XV of the Act. The Result of Company is and chail always be deemed to have been authorised to execute any pleadings, applications, forms etc., as may be required to remove any difficulties and carry out any formalities or compliance as are necessary for the implementation of this Scheme, pursuant to the sanction of this Scheme by the Competent Authority.
- 1.8 Upon this Scheme becoming effective, the Resultant Company, unconditionally and irrevocably, agrees and undertakes to pay, discharge and satisfy all liabilities and obligations of Transferor Company 2 with effection the Appointed Date, in order to give effect to the foregoing provisions.

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- 1.9 All profits accruing to Transferor Company 2 and all taxes thereof or losses arising or incurred by it relating to Resultant Company shall, for all purposes be treated as the profits, taxes or losses as the case may be of the desultant Company.
- 1.10 Upon the coming into effect of this Scheme, the resolutions, if any, of Transferor Company 2, which are valid and subsisting on the Effective Date shall continue to be valid and subsisting and be considered as resolutions of the Resultant Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then such limits shall be added and shall constitute the aggregate of such limits in the Resultant Company.

2. DISSOLUTION OF TRANSFEROR COMPANY 2

On the Scheme becoming effective, Transferor Company 2 shall stand dissolved without being wound-up, without any further act or deed.

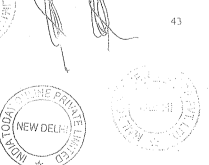
3. PAYMENT OF CONSIDERATION AND ISSUANCE MECHANICS

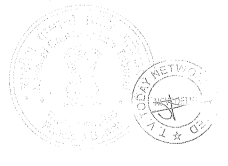
Upon this Scheme becoming effective and upon amalgamatic Transferor Company: with the Resultant Company in terms of this Scheme, in equity shares of Rs. 10 each of Transferor Company 2 held by the Resultant Company (either held in its own name or through its nominees) shall stand cancelled in their entirety.

4. ACCOUNTING TREATMENT IN THE BOOKS OF THE RESULTANT COMPANY

Pursuant to Part VII of the Scheme coming into effect on the Effective Date with effect from the Appointed Date, the Residuant Company shall account for amalgamation of Transferor Company 2 in its books of accounts in accordance with 'The Pooling Interest Method' prescribed under Indian Accounting Standard 103 Business Combinations specified under section 133 of the Act read with Companies (Accounting Standards) amendment rules 2016 in the following manner

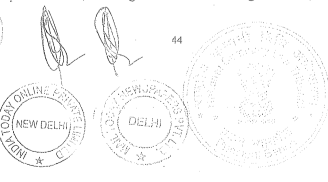
- 4.1 The Resultant Company shall record the Net Assets vested in it pursuant to this Scheme, whether negative or positive, at the respective book values thereof, as a pearing in the books of the Transferor Company 1, at the close of business of the day immediately preceding the Appointed Date
- 4.2 Upon coming into effect of this Scheme, to the extent that there are intercompany loans, advances, deposits, balances or other obligations as been an Transferor Company 2 and the Resultant Company, the obligation in respect thereof will come to an end and corresponding effect shall be given in the books of account and records of Transferor Company 2, for the reduction of any assets or liabilities as the case may be and there would be a accrual of the transferor company to any other charges. In respect of such inter-company to any deposits





or balance with effect from the Appointed Date.

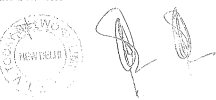
- 4.3 All inter-company transactions between Transferor Company 2 and the Resultant Company as may be outstanding on the Appointed Date shall stand cancelled.
- 4.4 The Resultant Company will reduce the carrying value of investment held by it in Transferor Company 2 against other equity or reserve.
- 4.5 The identity of the reserves of Transferor Company 2, if any and to the extent deemed appropriate by the Board of Directors of the Resultant Company, shall be preserved and they shall appear in the financial statements of the Resultant Company in the same form and manner, in which they appeared in the financial statements of Transferor Company 2, prior to this Scheme becoming effective. Accordingly, if prior to this Scheme becoming effective there is any reserve in the financial statements of Transferor Company 2 available for distribution whether as bonus shares or dividend or otherwise, the same would also be available in the financial statements of the Resultant Company for such distribution pursuant to this Scheme becoming effective.
- 4.6 The balances of the profit and loss accounts of Transferor Company 2 (as appearing in the books of accounts of Transferor Company 2 at the close of business on the day preceding the Appointed Date) shall be aggregated and added to or Let-off (as the case may be) with the corresponding balance appearing in the financial statements of the Resultant Company.
- 4.7 Upon this Scheme becoming effective and with effect from the Appointed Date, the arress, if any, of me book value of the assets over the book value of the liabilities and reserves as provided in clause 4.5 and 4.6 above of Transferor Company 2 recorded by the Resultant Company in its books of accounts shall be credited to the capital reserve account in the financial statements of the Resultant Company as drawn up in compliance with the Scheme. In case of there being a deficit, such amount shall be adjusted against capital reserve or any other reserve.
- 4.8 The Transferee Company shall restate its financial statements of the previous financial year to show the effect of the Scheme in accordance with Indian Accounting Standard (Ind AS) 103. In case of any differences in the accounting policies between Transferor Company 2 and the Residuant Company, the accounting policies followed by the Resultant Company will prevail and the differences, if any, will be quantified and adjusted in the capital reserve account mentioned earlier, to ensure that the financial statements of the Resultant Company reflect the financial position on the basis of consistent accounting policy.
- 4.9 Notwithstanding the above, the Board of Directors of the Resulting Company is authorised to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with accounting principle generally accepted in India, including the Indian accounting standard (Ind AS) specified





under section 133 of the Act, read with Companies (Accounting Standards) amendment rules 2016.

4.10 G. Anand & Associates, the statutory auditor of Transferor Company 2 has provided a certificate dated 15 December 2017 with respect to the accounting treatment set out in the Scheme.









PART VIII

GENERAL TERMS AND COMBITIONS

- PROVISIONS APPLICABLE TO PART III, PART IV, PART V. PART VI AND PART VII
- Upon the sanction of this Scheme and upon this Scheme becoming efficure, the following shall be deemed to have occurred on the Appointed Date and become effective and operative only in the sequence and in the order mentioned hereunder:
 - (a) Reduction of equity share capital of Transferor Company 1;
 - (b) Reduction of equity share capital of Transferor Company 2;
 - (c) amendment of the main objects of the Transferee Company as provided in Part V and Part VII of this Scheme;
 - (d) the transfer of the MTN Undertaking to the Transferee Company sursuant to Part V of the Scheme;
 - (e) amalgamation of Transferor Company 2 into the Resultant Company in accordance with Part VII of the Scheme;
 - (f) cancellation of the equity shares of Transferor Company 2 held by the Resultant Company (either held in its own name or through its nominees) pursuant to Part VII of this Scheme;

2. COMPLIANCE WITH LAWS

- 2.1 This Scheme is presented and drawn up to comply with the provisions/requirements of Chapter XV of the Act, for the purpose of the capital reduction of the Transferor Companies, demerger of the MTN Undertaking into and with the Transferoe Company and the merger of Transferor Company 2 with the Resultant Company.
- 2.2 This Scheme has been drawn up to comply with the conditions relating to "amalgamation" and "demerger" as specified under the tax law including Section (10B) and 2(19AA) and other relevant sections of the Income Tax Act, 1961. If any terms or provisions of the Scheme are found to be or interpreted to be inconsistent with any of the said provisions at a later date, whether as a result of any amendment of law or any judicial or executive interpretation or for any other reason whatsoever, the aforesaid provisions of the Income Tax Act, 1961 shall prevail. The Scheme shall then stand modified to the extent deemed necessary to comply with the said provisions. Such modification will however not affect other parts of the Scheme. The power to make such amendments as may become necessary shall vest with it. Board of





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reasonably in the best interests of the companies concerned and their stakeholders.

2.3 Upon the Scheme becoming effective, the Resultant Company and Transferor Company 1 are expressly permitted to revise their financial statements and returns along with prescribed forms, filings and annexures under the Income Tax Act, 1961 (including for minimum alternate tax purposes and tax benefits), service tax law and other tax laws, and to claim refunds and/or credits for taxes paid (including minimum alternate tax), and to claim tax benefits under the Income Tax Act, 1961 etc. and for matters incidental thereto, if required to give effect to the provisions of this Scheme. The order of the Court sanctioning the Scheme shall be deemed to be an order of the National Company Law Tribunal permitting Transferor Company 1 and Resultant Company to revise its fittencial statements and books of accounts and no further act shall be required to be undertaken by the Transferor Company 1 and the Resultant Company.

3. CONSEQUENTIAL MATTERS RELATING TO TAX

- 3.1 Upon the Scheme coming into effect, notwithstanding anything to the contrary contained in the provisions of this Scheme, all accumulated tax loss, unabsorbed tax depreciation, minimum alternate tax credit, if any, of Transferor Company 2 and Transferor Company 1 partaining to the MTN Undertaking as on the Appointed Date shall, for an purposes, be treated as accumulated tax loss, unabsorbed tax depreciation and minimum alternate tax credit of the Resultant Company, subject to the provisions of the Income Tax Act, 1961.
- 3.2 Upon the Scheme becoming effective, any advance tax, self-assessment tax, minimum alternate tax and/or TDS credit available or vested with Transferor Company 1 pertaining to the MTN Undertaking and Transferor Company 2, including any taxes paid and taxes deducted at source and deposited by the Resultant Conssany on inter se transactions during the period between the Appointed Date and the Effective Date shall be treated as advance tax paid by the Resultant Company and shall be available to the Resultant Company for set-off against its liability under the Income Tax Act, 1961 and any excess tax so paid shall be eligible for refund together with interest. Any TDS can ficates issued by the Resultant Company to, or for the benefit of, Transferor Company I pertaining to the MTN Undertaking and Transferor Company 2 under the Income Tax Act, 1961 with respect to the inter se transactions would be available to the Resultant Company to seek refund of from the tax authorities in compliance with law. Further, TDS deposited, TDS certificates issued or TDS returns filed by the Restructured Companies on transactions other than inter se transactions during the period between the Appointed Date and the Effective Date shall continue to hold good as if such TDS amounts were deposited, TDS certificates were issued and TDS returns were filed by the Resultant Company. Any TDS deducted by, or on behalf of, the Resultant Company on inter se transactions will be treated as advance tax deposited by the Resultant Company.

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- 3.3 The Resultant Company is also expressly permitted to claim refunds, credits, including restoration of input CENVAT credit, tax deduction in respect of nullifying of any transaction between or amongst Transferor Company 1 pertaining to the MTN Undertaking and Transferor Company 2 and the Resultant Company, provided that upon the Scheme becoming effective, the Resultant Company is also expressly permitted to revise its income-tax returns, withholding tax plants, sales tax returns, excise & CENVAL returns, service tax returns, other tax returns, to obtain TDS certificates, including TDS certificates relating to transactions between or amongst Transferor Company 1 pertaining to the MTN Undertaking and Transferor Company 2 and the Resultant Company, and to claim refunds, advance tax, and withholding tax credits, benefit of carry forward of accumulated losses etc., pursuant to the provisions of this Scheme.
- 3.4 All tax assessment proceedings/appeals of whatsoever nature by or against Transferor Company 1 pertaining to the MTN Undertaking and naferor Company 2 pending and/or arising at the Appointed Date and relating to Transferor Company 1 pertaining to the MTN Undertaking and Transferor Company 2 shall be continued and/or enforced until the Effective Date by the Transferor Companies. In the event of the Transferor Companies failing to continue or confered any proceeding/appeal, the same may be continued or enforced by the Resultant Company, at the cost of the Resultant Company. As and from the Effective Date, the tax proceedings shall be continued and enforced by or against the Resultant Company in the same manner and to the same extent as would or might have been continued and enforced by or against the Transferor Companies.
- 3.5 Further, the aforementioned proceedings shall not abate or be discontinued nor be in any way prejudicially affected by reason of the demerger of the North Undertaking of Transferor Company 1 to the Transferoe Company or the amalgamation of Transferor Company 2 with the Resultant Company or anything contained in the Scheme.

In accordance with the Communication Credit Rules framed under Cemula Encise Act, 1944, as are prevalent on the Effective Date, the unutilised credits relating to excise duties paid on inputs/capital goods/input services lying in the accounts of Transferor Company 1 and relatable to the MTN Undertaking and Transferor Company 2 shall be permitted to be transferred to the credit of the Resultant Company, as if all such unutilised credits were lying to the account of the Resultant Company. The Resultant Company shall accordingly be entitled to set off all such unutilised credits against the excise duty/service tax payable by it.

4. SAVING OF CONCLUDED TRANSACTIONS

The transfer of properties and liabilities and the continuance of proceedings by or against the Transferor Companies under Clause 1.2(f) of Part V and Clause 1.2(f) of Part VIII of the Scheme above shall not affect any transaction or proceedings already concluded by the Transferor Companies on and after the

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Appointed Date till the Effective Date, to the end and intent that the Resultant Company accepts and adopts all acts, decids and things done and executed by the Transferor Companies in respect thereto as done and executed on behalf of the Resultant Company.

s. DIVIDENDS

- 5.1 The Transferor Companies and the Resultant Company shall be entitled to declare and pay dividends, who are interim and/or final, to their reconstruction shareholders prior to the Effective Date.
- 5.2 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed a order any right on any shareholder of the Transferor Companies and the Resultant Company to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Boards of Directors of the Transferor Companies and the Resultant Company, and if applicable in preordance with the provisions of the Act, be subject to the approval of the shareholders of each of the Transferor Companies and the Resultant Company.

INTERPRETATION

- 5.3 Though this Scheme shall become effective from the Effective Daw, the provisions of this Scheme shall be applicable and come into operation from the Appointed Date for Part III, Part IV, Part VI and Part VII of the Scheme.
- 5.4 If any terms or provisions of this Scheme are found to be or interpreted to be inconsistent with any provisions of applicable law at a later date, whether as a result of any amendment of law or any judicial or executive into a retation or for any other reason whatsoever, the provisions of the applicable hav shall prevail. Subject to obtaining the sanction of the Competent Authority, if necessary, this Scheme shall then stand modified to the extent determined necessary to comply with the said provisions. Such modification will, however, not affect other parts of this Scheme. Notwithstanding the provisions of this Scheme, the power to make such amendments/modifications as may become necessary, whether before or after the Effective Date, shall, subject to obtaining the sanction of the Competent Authority, if necessary, vest with the Board of Directors of the Transferor Companies and the Transferee Company, which power shall be exercised reasonably in the best interests of the Transferor Companies and the Transferee Company and their respective shareholders.

6. APPLICATION TO THE COMPONENT AUTHORUTY

6.1 The Transferor Companies and the Transferee Company shall as may be required make necessary applications and/or petitions to the Competent Authority under Chapter X^{*} of the Act along with the applicable partitions of

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the Act of rules thereund packing orders for dispensing with or activening, holding and conducting of the meetings of members and/or creditors and for sanction of this Scheme with such modification as may be approved by the Competent Authority and all matters ancillary or incidental thereto.

- 6.2 Upon this Scheme being approved by the requisite majority of the shareholders and creditors of the Transferor Companies and the Transferee Company respectively (wherever required), the Transferor Companies and the Transferee Company shall, with all reasonable dispatch, file respective petitions before the Computent Authority for sanction of this formal under Chapter XV of the Act along with applicable provisions of the Act or rules thereunder, and for such other order or orders, as the Competent Authority may deem fit for putting this Scheme into effect.
- 6.3 Upon this Scheme becoming effective, the shareh were of the Transe Company shall be deemed to have also accorded their approval under all relevant provisions of the Act for giving effect to the provisions contained in this Scheme.

7. MODIFICATION OR AMENDMENTS TO THE SCHEME

- 7.1 The Restructured Companies, acting through their respective by their respective Boards of Directors, may assent to/make and/or consent to any modifications/amendments to the Scheme or to any conditions or limitations that the Competent Authority under law may deem fit to direct or impose, or which may otherwise be considered necessary, desirable or appropriate as a result of subsequent events or otherwise by them (i.e., the Board of Directors). The Restructured Companies, acting through their respective Boards of Directors, be and are nereby authorised to take such steps as may be necessary, desirable or proper to resolve any doubts, difficulties or que tions whatsoever for carrying the Scheme into effect, whether by reason of any orders of the Competent Authority or of any directive or orders of any of er authorities or otherwise howsoever arising out of, under or by virtue a tails Scheme and/or any matters concerning or connected therewith.
- 7.2 The Restructured Companies, acting through their respective Boards of Directors, shall be at liberty to withdraw from this Scheme in the any condition or alteration imposed by the Competent Authority or any other authority is not on terms acceptable to them. Each of the Transferor Companies shall be free to withdraw from the scheme if any part of this Scheme is found to be unworkable or unfeasible for any reason whatsoever, this shall not, subject to the decident of the Transfer of Companies, affect the validity or implementation of the other parts and/or provisions of this Scheme. In the event a part of this Scheme is found unworkable or unfeasible and the Transferor Companies decide to implement the remaining part of this Scheme, to the event it is unworkable or unfeasible, shall become null and the and no rights or liabilities whatsoever shall accrue to, or be incurred inter select to such part of the Scheme.

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- 7.3 Except as otherwise expressly provided in this Scheme, the Restructured Companies shall pay their respective costs, expenses, charges, fees, taxes, duties, levies and other incidental expenses arising out of or incurred in connection with the filing, approval and/or implementation of this Scheme. Upon this Scheme becoming effective all costs, expenses, charges, fees, taxes, duties, levies and other incidental expenses arising out of or incurred in connection with the filing approval and/or implementing of this is time (save as expressly otherwise agreed) by the Transferor Companies shall be borne solely by the Transferee Company.
- 7.4 In the event of any inconsistency between any of the terms and condition, of any earlier arrangement between the Transferor Companies and the Transless Company and their respective shareholders and/or creditors, and the terms and conditions of this Scheme, the latter shall prevail.
- 7.5 If any part of this Scheme is invalid, ruled illegal or rejected by any court of complicant jurisdiction, or unenforceable under present or future laws, then it is the intention of the parties 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 are the Restructured Companies. This through their respective Boards of Directors, shall attempt to bring about a modification in this Scheme, as will best preserve for the parties, the benefits and obligations of this Scheme, including out not limited to such part, which is invalid, ruled illegal or rejected by any court of competent in adjacion, or unentorceach under present or future laws.
- 7.6 The Transferor Companies and the Transferee Company shall make necessary applications before the Competent Authority for sanction of this Scheme and any dispute arising out of this Scheme shall be subject to the jurisdiction of the Competent Authority.
- 7.7 Any issue as to whether any asset, liability, employee or litigation pertains to the MTN Undertaking or not shall be decided by the Board of Directors of the Transferee Company either by itself or through a committee appointed by it in this behalf, and if considered necessary by it, after consultation with the Board of Directors of Transferor Company I, on the basis of evidence that they may deem relevant for the purpose (including the books and records of Transferor Company I).

8. CONDITIONALITY TO EFFECTIVENESS OF THE SCHEME

8.1 Subject to the provisions of this Scheme, this Scheme shall become affective on the last of the following dates ("Effective Date"):

the Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective members and/or creditors of the Transferor Companies and the Transferor Company as may be directed by the Competent Authority;







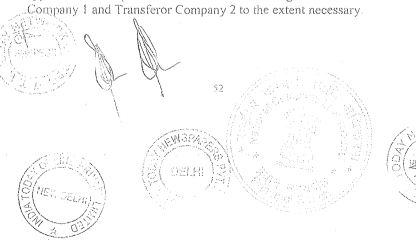
- (b) the sanction of the Competent Authority under the applicable provisions of the Act in favour of the Transferor Companies and the Transferee Company by passing the necessary order;
- (c) approval of the Ministry of Information and Broadcauting to, foreign investment in the Transferee Company in the newspaper publishing sector being obtained;
- (d) receipt of such other sanctions and approvals including sanction of my governmental authority (including Securities and Exchange Board of India) or stock exchange(s) as may be required by law in respect of the Scheme; and
- (e) c "lifted or authority exted copy of the order of the Companies, but the Scheme being filed with the Registrar of Companies, by the Transferor Companies and the Transferee Company, as may be applicable.

9. COSTS, CHARGES & EXPRIMES

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed) of the Transferor Companies and the Transferor Company arising out of or innered in connection with and implementing this Scheme and matters incidental thereto shall be borne by the Transferoe Company.

10. RESIDUAL

- 10.1 Upon this Scheme becoming effective, the Resultant Company shall be entitled to operate all bank accounts, cash and deposits relating to the MTN Undertaking of Transferor Company 1 and in relation to Transferor Company 2, realise all monies and complete and enforce all pending of the sets and transactions in respect of the MTN Undertaking of Transferor Company 1 and Transferor Company 2 in the name of the Transferor Companies to the extent necessary.
- Upon this Scheme becoming effective, the Resultant Company shall be entitled to occupy and use all premises, whether owned, leased or licensed, relating to Transferor Company 2 and the MTN Undertaking until the transfer of the rights and obligations of Transferor Company 1 pertaining to the MTN Undertaking and Transferor Company 2 to the Transferee Company 1 der this Scheme is formally accepted by the parties concerned.
- 10.3 Upon this Scheme becoming effective, the Resultant Company shall be entitled to rely on, use and operate on the basis of all licenses, consents and approvals, in empect of the MFN Undertaking in the name of Transferor Company 1 and Transferor Company 2 to the extent necessary.



Schedule-I

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INDEPENDENT AUDITOR'S REPORT

To the Members of Mail Today Newspapers Private Limited

Report on the Extracted Standalone Ind AS Financial Statements

We have audited the encompanying extracted standalone ind AS financial statements of newspaper publishing business of Mail Today Newspapers Private Limited ("the Company"), which is imprise the extracted balance sheet of newspaper publishing business as at January 01, 2017, the extracted sentential profit and loss, including the extracted statement of other comprehensive income, the injected statement of changes in equity for the period their unded, and a summary of significant accounting policies for the period encludion that date.

Management's Responsibility for the linancial Statements

The Company's 10 and of Directors is assponsible for the matters stated in Section 13-(5) of the Companies Act, 2013 (The Act") with respect to the preparation of these extracted standalons and AS financial statements that give a true and fair view of the state of affairs (financial position), profits (financial performance including other comprehensive income) and changes in equity of the Company in accordance with accounting principles generally accepted in India, including the Indian According Standards (Ind AS) specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the Companies (Indian Accounting Standards) Rules, 2015. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting to making judgments and estimates that are real rable and prudent, and the design, implementation and maintenance of adequate internal financial control that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the extracted find AS financial statements that give a true and fair view and are free from mat rial misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these extracted standalone Ind AS financial statements based on our audit. We have taken into account the provisions of the Act, the accounting standards and matters will have required to be included in the audit report under the provisions of the Act and the Rules made therounder. We conducted our audit of the extracted standalone Ind AS financial statements in accordance with the Standards on Auditing, issued by the Institute of Chartered Accountants of India, as specified under Section 143(10) of the Act. Those Standards require that the comply with ethical requirements and plan and perform the audit to obtain reasonable assurance that whether the financial statements are free from matching assistatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the extracted standard and AS financial ments, whether due to fraud a corner. In making the stak assessments, the auditor considers internal financial control relevant to the Company's preparation of the extracted standard load AS financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's injurial control. An audit also includes evaluating the appropriateness of accounting policies used.

the reasonableness of the accounting estimates made in the Company's Directors, as well as evaluating (ENDEMIG Dybrall presentation of the extracted standatone lint AS financial statements. We believe that the Company's

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audit evidence we have retained is sufficient and appropriate to provide a basis for our real opinion on the extracted standatione and AS financial statements.

Opinion

In our opinion and to the best of our information and according to the explanation given to us, the extracted standalone Ind AS financial statements give the information required by the Act in the manuer so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at January 01, 2017, its profits including other comprehensive income, and the changes in equity for the nine months period ended on that date.

Basis of preparation

Without modifying our opinion, we draw your attention to Note 1(a)(i) of the extracted financial statements, which describes the basis of preparation. These extracted Ind AS financial statements have been prepared to merge the Newspaper Publishing Business of Mail Today Newspaper Private Limited with T.V. Today Network Limited, pursuant to Scheme of Amalgamation and Arrangement appropried by Board of Directors of the Company on December 15, 2017, to be filed with National Company Law Tribunal. As a result, these extracted financial statements may not be suitable for any other purpose. Our report is solely for the purpose mentioned above and may not be distributed or used for any other purpose. Accordingly, the cash flow statement, previous period comparatives and other disclosures mandated under pregration of financial statements under INC AS have not been a good while drawing out these special purpose extracted interim financial statements of the Company.

Emphasis of Matter

We draw attention to Note I (iii) of the extracted financial statements which indicates that the Company has recognised deferred tax assets aggregating to INR 1,037,366,903 on its accumulated business losses, unabsorbed depreciation and other timing differences outstanding as at January 01, 2017. The realisation of such deferred tax assets is dependent on the approval of the Scheme of Arrangement proposed between the Company and T.V. Today Network Limited ("the acquirer company") enabling the acquirer company to realise the deferred tax assets with reasonable certainty. These facts, narrate, in Note I (iii) to establish that such deferred tax assets will be adjusted with future taxable income of the acquirer company, have been considered to recognise the deferred tax assets as at the date of these special purpose financial statements prepared for filing of scheme of arrangement split between "Newspaper Publishing Business" and "Events Business".

Our opinion is not qualified in respect of above stated matter.

Report on Other Legal and Regulatory Recuirements

- 1. As required by section 143 (3) of the Act, we report that:
- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were recessary for the purpose of our audit;
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- (c) The extracted balance sheet, extracted statement of profit and less including the extracted statement of other comprehensive income and extracted statement of changes in equity dealt with by this section. Report are in agreement with the books of account;









i Birli (1785 - 1875). Albiron (1875). Birlingan (1885). Ayada magamata

(d) In our opinion, 1— aforesaid extracted standalone Ind AS Snancial statements country with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. Companies (Indian Accounting Standards) Rules, 2015, as amended.

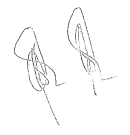
For KM & CO Chartered Accountants Firm Regn. No. 024883N

Rapil Mittal

Partner

Membership No. 502221

Place: New Delhi Date: 15/12/2017









Mail Foday Newspapers Private Limited Extracted balance sheet of newspaper publishing business as at January 01, 2017

IAII consonits in Indian rupes, unless is the	and the state of t	01 2012
and the second s	Notes	January 01, 2017
ASSETS		
Non-enerent assets		50 O.L. 183
Property, plant and equipment	3	50,91,173
Investment properties	4	6,44.43.388
Intangible assets	5	68.327
Financial assets		
i. Loans	6(b)	14.27.379
Non- current tax assets	7	16,28,217
Deferred lax assets	8	1,03,73,66,903
Other non-current assets	9	5,13,64,265
Total non-current assets		1,16,14,89,652
Current assets		
Inventories	10	1,62,09,113
Financial assets		
i. Trade receivables	6(a)	7,28 88,738
ii. Cash and cash equivalents	6(c)	90,87,742
iii. Loans	6(b)	58,350
Current tax assets	7	*.
Other current assets		2,35,01,193
Total current assets		12,17,45,136
Foral assets		1,28,32,34,788
EQUITY AND LIABILITIES		
Equity		
Equity share capital	12	1,31.08,70.160
Other equity		
Reserve and surplies		(31,50.41,759)
Total equity		79,55,28,401
LIABILITIES		The state of the second
Non-current liabilities		
Pinancial Liabilities		
Berrowings	13(a)	6,08,09,303
Employee benefit obligations	14	71,82,452
Total non-current liabilities		6,79,91,755
Current liabilities		The state of the s
Financial Liabilities		
i. Borrowings	13(b)	9,39,40, 427
ii. Trade payabies	13(c)	12,13,59,345
iii. Other financial liabilities	13(d)	18,56,18,651
Employee benefit obligations	14	1,14,734
Other current liabilities	15	1,96,74,475
Total current liabilities	12	
		41,97,14,632
Total linbilities		48,77,86,387
Total equity and liabilities	بالعيباب بسا	1,28,32,34,788

The accompanying notes are an integral part of these financial statements.

This is the balance sheet referred to in our report of even date.

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For KM & CO

Firm Registration Number: 024883N

Clear Reed Accountants

per Kuph Minul

Partner Membership No. 50 Place : New Delhi

Date: (sta Jan 7

For and on behalf of the Boar of Mail Today Nowspapers Pr

Director

(DIN: 06699673) Place: 10450

Date : 15 12 2012





Extracted Statement of profit and loss of newspaper publishing business for the pine months period ended January

(All amounts in Indian rupee, unless otherwise stated)

Company and the second		The menths period	
		ended	
	Notes	January 01, 2017	
Revenue from operations	16	21,08,79,555	
Other income	17(n)	1,15.31,775	
Other gains/ (losses) - net	17(b)	79,085	
Total Income		22,24,91,415	
Expenses			
Cost of materials consumed	18	2,29,73,041	
Employee benefits expense	19	7,84,14,929	
Depreciation and amortisation expense	20	30,18,068	
Other expenses	21	18,30,54,296	
Tinance costs	22	3,34.01,112	
Total expenses		32,09,18,876	
(Loss) before tax		(9,84,27,461)	
Income tax expenses	22		
- Current Tax		~	
- Deferred Tax	8	(1,03,75,01,406)	
Total tax expense / (credit)	demonstration of the second	(1,03,75,61,406)	
Profit / (Loss) for the year		93,90,77 945	
Other comprehensive expresse		The second secon	
Items that will not be reclassified to profit or loss			
Remeasurements of post-employment benefit obligations		4,35,284	
Income tax relating to these items		(1,34,503)	
Other comprehensive income for the year		3,00,781	
Total comprehensive income for the year	A property of the group of the second	93,93,74,726	

This is the statement of crofit and loss referred to in our report of even date.

For KM & CO

Firm Registration Number: 024883N

Chartered Accountants

For and on behalf of the Board of Directors of Mail Today

Newspapers Private Limited

per Kapii Mittal

Partner

Membership No. 50

Place: New Delhi Date: 15 Mas 17-

R.K. Mangla

Director

(DIN: 06699673)

Place: 110140.

Date: on high soils







Notes forming part of the extracted financial statements of newspaper publishing business for the nine months period ended dre vary 91, 2017

Background

Mail Today Newspapers Private Limited ("the Company") was incorporated on Moy 9, 2007 and stanted its operations from November 16, 2007. The Company publishes "Mail Today", an English daily newspaper and further displays its publication on "mailtoday.in". The Company derives revenue from the sale of the above mentioned publications and advertisements published therein a company is U222111 a2667PTC163174.

Note 1: Significant accounting policies

(a) Basis of preparation

(i) Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2013] and other relevant provisions of the Act.

The financial statements up to year ended March 31, 2016 were prepared in accordance with the accounting - ** - * officed under Companies (Accounting Statebard) Rules, 2006 (as amended) and other relevant provisions of the Act.

These special purpose extracted financial statements covering period April 1, 2016 to January 1, 2017 have been prepared for the purpose of merger of Newspaper Publishing Business of Mail Today Newspapers Private Limited with T.V. Today Network Limited, pursuant to Composite Scheme of Arrangement and Amalgamation approved by Board of Directors of the Company on December 15, 2011 to be filled with National Company Law Tribunch Accordingly, the cash file same ment previous period "gares and other disclosur. Includated for preparation of financial statements under IND AS have not been disclosed while preparing these special purpose interim extracted financial statements of the Newspaper Publishing Business of the Company.

(i) Historical cost convention

The financial statements have been prepared on a historical cost basis.

(iii) Deferred Tax Assets

Subsequent to the date of the financial statements, the Board of Directors of the Company, in their meeting held on December 15, 2017, have approved a Scheme of Arrangement to transfer/merge its Publishing Business into its holding company (on the date of approved from Board of Directors), T.V. Today Network included (TVTN) ("the acquire company"). The management of the Company believe macanese the scheme is approved by the National Company Law Tribunal, the accumulated losses of the Company shall be available for set off with taxable income of the acquirer company.

Accordingly, the management of the Company believes that reasonable certainty exists to recognize deferred tax assets on the accumulated business losses, unabsorbed depreciation and other timing 40% most outstanding as at January 01, 2017.

As a result, deferred tax assets aggregating to INR 1,037,366,903 (including INR 1,015,472,336 upto period ended March 31, 2016 not recognised in earlier periods) has been recognised in these financial statements, prepared for the special purpose as stated in clause 1(a)(i) above.

(b) Foreign Currency Translation

(i) Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates (the functional currency). The financial statements are presented in Indian rupee (INR), which is the Company's transformal and presentation currency.

(ii) Transaction and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and it diffices denominated in foreign currencies at year c. Exchange rates are generally recognised in profit or loss.

(c) Revenue Recognition

Revenue is measured at the fair value of the consideration received or receivable. Amounts disclosed as revenue are consideration received allowances, rebates and amounts collected on behalf of third parties.

The Company recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic tention to the entity and specific criteria have been met for each of the activities as described below. The Company bases its estimate historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

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Notes forming part of the extracted fluencial statements of naves; for publishing business for the also months period or a financy 91, 2017

Rendering of services - Advertisement Income
Timing of recognificat Advertisement income is recognized as and when advertisement is published /displayed and is disclosed net of discount.

Measurement of revenue: Estimates of revenue, costs or extent of project toward completion are revised if circumstances of circumstances of decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management.

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Mail Today Newspapers Private Limited

Notes forming part of the extracted financial statements of a spager publishing has been for the nine months. The second January 91, 2017

Sale of publication and waste paper

Timing of recognition: Sale of publications and waste paper revenue is recognized when the significant risks and rewards of the participant passed on to the buyer and is disclosed one of sales return and discounts.

Measurement of revenue: Revenue from sale of publication is based on sale price of the newspaper or controdual price. No element of timeneing is deemed present as the sales are made for credit period, which is consistent with market practice.

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The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and fiabilities attributable to temporary differences and to unused tax losses.

The current income tax charge is calculated on the basis of the tax is a consected or substantively a cated at the end of reporting partial in India where the Company operates and generates taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretation, it establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is provide the coll using the liability period, on temporary differences orising between the last by an assets and liabilities and their carrying amounts in the financial statements. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting profit nor taxable profit (tax hos). Deferred income tax is determined using tax rates (and laws) that have been tracted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities are offset when the deferred tax balances relate to the asset taxation authority. Carrent tax assets and tax liabilities are offset when the only has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively

(e) Lenses

As a lessee

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the Company as lessed are classified as operating leases. Payments made under operating leases (not of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lesse unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

t) Impairment of assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing implement, assets are grouped at the lowest levels for whiter thore are separately in the fair largely independent of the impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

(g) Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at cult with financial institutions, other short-term, highly fiquid investments with original maturities of three months or less that are convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdraft straight overdrafts are shown within borrowings in current liabilities in the balance sheet.

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Notes forming part of the extracted financial statements of newspaper publishing business for the nine months period ended diametry 01, 2017

(h) Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less providing for impairment.

(i) Inventories-Raw Material

Raw-material are stated at lower of cost and not realisable value. Cost of raw-material comprises cost of purchases. Cost of raw-material also include all other costs incurred in bringing the inventories to their present location and condition. Cost of purchased inventory are determined after deducting rebates and discretizes. Not realisable value astimated solling price in the ordinary course of 1 incess less the estimated costs of completion and the estimated costs necessary to make the sale. Cost is determine on weighted average basis.

(j) Financial assets

(i) Classification

The Company classifies its financial asset: in the following measurement categories:

- -those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- -those measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flow in

For assets measured at fair value, gains and found will either be reconcilin statement of profit and less or other comprehensive measure. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

) Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in statement of profit and loss.

Debt instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

A charised cost: Assets that are hold 6 to offeetion of constitual cash flows where the cleast flows represent solely payment of principal and interest are measured at amortised cost. A gain or loss on a debt instrument that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.

Fair value through other comprehensive became (FVOCI): Asset, that are held for collection of contractual cash flows and it colling the financial assets, where the asset's cash flow represent solely payments of principal and interest, are measured at fair value through other comprehensive income (FVOCI). Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in profit and loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from them financial assets is included in other income using the effective interest rate met.

Fair value through profit or loss: Asset: that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss on a debt investment that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in profit or loss and presented net in the statement of profit and loss within other gains/(losses, in the period in which it arises. Interest income from these financial assets is included in other income.

(iii) Impairment of financial assets

The Company assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost and FVOCI dobt instruments. The impairment methodology applied depends on whether there has been a significant logical model risk. Note 24(A) details how the Company determines whether there has been a significant logical production.

S NEW CONTRACTOR

Notes forming part of the extracted financial statements of newspaper publishing business for the aine months period coded Sanuary 01, 2017

For trade receivables only, the Company applies the simplified approach permitted by Ind AS 109 Financial Insury Communication which requires expected life time losses to be receivable. In the free permitted process with the receivables.

(iv) Derecognition of financial assets

A financial asset is derecognised only when:

- The Company has transferred the rights to receive cash flows from the financial asset or
- retains the contractual rights to receive the each flows of the financial arm, but assumes a contractual obligation to pay the cash it was to one or more religious.

Where the Company has transferred an asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognise. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

Where the entity has neither transferred a financial asset that remined control of the financial asset. Where the Company retains control of the financial asset, where the derecognised if the Company has not retained control of the financial asset. Where the Company retains control of the financial asset, the asset is continued to be recognised to the extent of continuing involvement in the financial asset.

(v) Income recognition

Interest Income

Interest income from dobt instruments is recognised using the effective interest rate method. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset. When calculating the effective interest rate, the Company estimates the expected eash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the example prepayment.

(k) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneous. The legally enforceable right must not be continued on future events and must be enforceable in the normal course of business and make event of default, insolvency or bankruptcy of the Company or the counterparty.

(i) Property, plant and equipment

Property, plant and equipment are stated at historical cost less decreciation. Historical cost includes expenditure the less than the attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is purisable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is deresignised when replaced. All other repairs and maintenance charged to profit or loss during the reporting period in which they are internal.

Transition to Ind As

On transition to Ind AS, the Company has elected to continue with the carrying value of all of its property, plant and equipment recognised as at April 1, 2015 are praired as per the previous GAAP and use that carrying value as the deemed cost to the property, plant

Depreciation methods, estimated useful lives and residual value

- (i) Depreciation on rangible assets is provided on a pro-rate basis on the straight-fine method over the estimated useful lives of the assets as prescribed under Schedule II to the Companies Act, 2013.
- (ii) Assets costing below Rs. 5,000 are fully $\epsilon_{\rm sp}$ accided in the year of acquisition.
- (iii) Leasehold Improvements are amortized over the useful life or unexpired period of lease (whichever is lower) on a straight line basis.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than estimated recoverable amount.

Gain mit Tigs on disposables are determined by comparing proceeds with carrying amount. These are included in the profit or loss with other guins (1655-85).





Notes forming part of the extended in special statements of a superpublishing business for the nine months we look and disnover on the second statements of a superpublishing business for the nine months we look and disnover on the second statements of a superpublishing business for the nine months we look a statement of a superpublishing business for the nine months we look a statement of a superpublishing business for the nine months we look a statement of a superpublishing business for the nine months we look a statement of a superpublishing business for the nine months we look a superpublishing business for the nine months we look a superpublishing business for the nine months we look a superpublishing business for the nine months we look a superpublishing business for the nine months we look a superpublishing business for the nine months we look a superpublishing business for the nine months were a superpublishing business for the nine months and the superpublishing business for the nine months and the superpublishing business for the nine months are superpublished business.

(m) Investment properties

Property that is held for long term rental yield for for capital appreciation or both, and that is not occupied by the Company, is clearlifted as investment property. Investment property is a measured initially that is adding related transmissis costs. Subseques there is capitalised to the asset's carrying amount only when it is probable that future economic benefit associated with expenditure with flow to the Company and the cost of the item can be measured reliably. All other repair and maintenance cost are expensed when incurred. When part of investment property is appliced, the carrying amount of replaced part is derecognised.

Subsequent to initial recognition, has a timent properties across and at cost less accumulated depreciation and accompany in pairment loss, if any. The Company depreciates investment property on a pro-rate basis on the straight-line method over the estimated useful fives of the assets as prescribed under Schedule II to the Companies Act, 2013.

Transition to ind As

On transition to Ind AS, the Company has elected to continue with the marying value of all of its investment properties recognized as at April 1, 2015 measured as per the previous GAAP and use that carrying value as the deemed cost of the investment properties.

(a) Intangible assets

Acquired intangible assets are shown at historical cost. They have a finite useful life and are subsequently carried at cost less accumulated emerits atton and impairment lesses.

(i) Amortisation methods and periods

Intangible assets mainly include software discusses stated at cost, less accumulated amortization. Cost comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intended use and are amortized using the straight-line method over a period of three years.

(ii) Transition to Ind AS

On transition to Ind AS, the Company has elected to continue with the carrying value of all of intangible assets recognised as at April 1, 2015 measured as per the previous GAAP and use that carrying value as the deemed cost of intangible assets.

(o) Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 60-90 days of recognition. Trade and other payables are presented as current liabilities unless pryment is not due within 12 months after the reporting period. They are recognised initially at their feltonia and subsequently inconsured at amortised cost unless the effective interest method.

(p) Borrowings

Borrowings are initially recognised of fair value, not of transaction costs incurred. Borrowings are subsequently as:

4 at amortised cost. Any difference between the proceeds (not of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is defended until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other gains/(losses).

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

(4) Employee benefits

(i) Short-term obligation

Liabilities for salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the fie in which the employees render the related service are recognised in respect of employee's services upto the end of the reporting period are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employees.

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Notes forming part of the extracted financial statements of newspaper publishing business for the nine muntis pecial ended a manry 01, 2617

(ii) Other long-term employee benefits obligations

The liabilities for earned leave are not expected to be settled wholly within 12 most halfer the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discontinuing the matrixet yields at the end of the reporting period that have the composition to the terms of the reporting period that have the approximating to the terms of the related obligation. Read the ements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

(iii) Post employment obligations

The Company operates the following post-employment schemes:

- (a) defined benefit plans such as gratuity
- (b) defined contribution plans such as provident fund.

Gratuity obligations

The liability recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period. The defined benefit obligation is calculated annually by actuaries using the projected unit

The present value of the defined benefit obligation denominated in INR is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined handfit obligation resulting from clan amendments or curred sents are recognised immediately in profit or loss as past service cost.

Bonus plans

The Company recognises a liability and an expense for bonuses. The Company recognises a provision where contractually or statutorily

Defined contribution plans

Company's contributions to Provident Fund, Employees' State Insurance Scheme and Employee Pension Scheme, which are defined contribution plans, are expensed to the statement of profit and loss on account basis. The Company has no further obligations under these plans beyond its monthly contributions to the respective government funds.

(r) Contributed equity

Equity shares are classified as equity.

incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, not of tax, from the proceeds,

- (s) Earnings per share
- (i) Basic earnings per share

Basic earnings per share is calculated by dividing:

- (a) the profit attributable to owners of the Company.
- (b) by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares freeze 23).
- (ii) Diluted earnings per share

Tiluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

(a) the after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and

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(b) the weighted average number of admirant equity shares that would have been outstanding insuming the conversion potential equity shares.

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Notes forming part of the extracted financial, attements of newspaper publishing business for the aine months period endea antoncy 61, 2017

- (i) Recent accounting pronouncements
- (i) How Standards

There were no new standards published which would be applicable on the Company.

(ii) New Amendments

In March 2017, the Ministry of Corporal Affairs issued the Commission Indian Accounting 6 is finds) (Amendments) 6 is 2017, notifying amendments to IndiAS 7, "Statement of cash flows" and IndiAS 102, "Share-based payment." These amendments are in accordance with the recent amendments made by International Accounting Standards Board (IASB) to IAS 7, "Statement of eash flows" and IFRS 2, "Share-based payment," respectively. The amendments are applicable in the Company from April 1, 2017.

Arrandment to Ind AS 7:

The amendment to find AS 7 requires the entities to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from each flows and non-each changes, suggesting inclusion of a reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities, to meet the disclosure requirement.

The Company is evaluating the requirement of the recent amendment is a desult the corresponding ampact on the financial distributes is being evaluated.

Amendment to Ind AS 102:

The amendment to Ind AS 102 provides specific guidance to measurement of eash-settled awards, modification of eash-settled awards and awards that include a not settlement feature in respect of withholding taxes.

It clarifies that the fair value of cash-settled awards is determined on a basis consistent with that used for equity-settled awards. Market-based performance conditions and non-vesting conditions are reflected in the 'fair values', but non-market performance conditions and service vesting conditions are reflected in the estimate of the number of awards expected to vest. Also, the amendment clarifies that if the terms and conditions of a cash-settled share-based payment transaction are modified with the result that it becomes an equity-settled share-based payment transaction, the transaction of the modification carrier, the amendment of award that include a net settlement feature in respect of withholding taxes to be treated as equity-settled in its entirety. The cash payment to the tax authority is treated as if it was part of an equity settlement.

In the opinion of the management, there is no impact of such change on the financial statements.

Note 2: Critical estimates and judgements

The preparation of financial statements requires the use of accounting estimates which, by definition, will seldom equal the actual results. Management also needs to exercise judgement in applying the Company's accounting policies.

This note provides an overview of the areas that involved a higher degree of judgement or complexity, and of items which are more likely to be materially adjusted due to estimates and assumptions turning out to be different that those originally assessed. Detailed information about each of these estimates and judgements is included in the relevant notes together with information about the basis of calculation for each affected line item in the financial statements.

Critical estimates and judgements

The areas involving critical estimates and judgements are:

- i) Estimation of current tax expense and payacle Note 23
- ii) Estimate useful life of intangible assets Note 5
- iii) Estimation of employee related defined benefit poligations Note 14
- iv) Recognition of deferred tax assets for carried forward tax losses Note 23

Estimates and judgements are continually evaluated. They are based on historical experience and other factors including expectations of future events that may have financial impact on the Company and that are believed to be reasonable under the circums indees.

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notes forming part of the entracted financial statements of newspaper publishing business for the nine months period ended January 01, 2017 (All amounts in Indian rupee, unless otherwise stated)

Note 3: Property, plant and early weent

	Plant and machinery	Office equipment	Furniture and fixtures	Total
Period ended 'January 01, 2017	and the terms of the second second becomes	menter delar Plance?" and Marian for come	tion come and the second and the second	pyramin. We promote parameter in the
Gross carrying amount				
As at April 1, 2016	92,00,337	1,95,221	1,29,933	95,25,491
Additions	•	-	e-	-
Disposals	(4,10,738)	•	~	(4,10,738)
Closing gross carrying amount	87,29,599	1,95,221	1,29,933	91,14,753
Accumulated depreciation				
As at April 1, 2016	26.11,832	41,445	44,004	26,97,281
Depreciation charge during the year	16,72,305	3,471	43,654	17,19,430
Disposals	(3,93.131)	*	2	(3,93,131)
depreciation	38,91,006	44,916	87,658	40,23,580
Net carrying amount	48,98,593	1,50,305	42,275	50,91,173

(i) Leasehold improvements

Leasehold improvements are amortized over the useful life or unexpired period of lease, whichever is lower on straight line basis.













Notes forming part of the extra "ed financial statements of newspaper publishing business for the about period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note 4: Investment properties

Completed investment properties

Combined mace in the control of the	January 01 2017
J. Completed investment perties	OGNESS 11. DOIT
Gross carrying amount	
Opening gross carrying amount / Deemed cost as at April 1, 2015	2,55,77,79
Additions during the year	
Closing gross carrying amount (A)	2,55,77,797
Accumulated Depreciation	The second secon
Opening accumulated depreciation	4,33,156
Depreciation charged during the year	3,24,867
Closing accumulated depreciation (B)	7,58,023
Not carrying amount (C=A-B)	0,42 11 74
B. Investment properties under construction	
Gross carrying amount	
Opening gross carrying amount / Deemed cost as at April 1, 2015	5,57,01,114
Additions during the year	3,50 ,0.
Less: Amount transferred to completed investment properties	-
Closing gross carrying amount (D)	5,60,51,114
Accumulated Impairment	And Andrews - Company of the Company
Opening accumulated impairment	91,1 100
impairment charged during the year	1,48,07,500
Impairment reversed during the year	(74,80,000)
Closing accumulated impairmed. (E)	1,64,27,500
Net carrying amount (F=D-E)	3,96,23,614
Total (C+F)	6,44,43,388

(i) Amount recognised in profit or loss for investment properties

January	70., 1
Rental Income	**
Profit from investment properties before depreciation	**
Impairment	73,27,500
Depreciation	3,24,867
(Loss) from investment properties	(76,52,36

(ii) Fair value

	January 01, 2017
Completed Investment properties	2,76 : - ^00
investment properties under construction	5,62,00,000

Estimation of fair value

The Company obtains independent valuations for its investment properties at least once a year. The best evidence of fair value is current prison in an active market the shallar properties.

The fair values of investment properties have been determined by independent valuers. As at January 01, 2017, the fair valuation has been performed by Cushman and Wakefield India. The main inputs used are application of Sales Comparable Method for valuation, information on comparable properties from periods sources such as sub-brokers, and patients at a gents etc. All resulting fair value estimates for investment properties.

are included in level 3.

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Notes forming part of the extracted financial statements of newspaper publishing business for the nine months period ended January 61, 2017 (All amounts in Indian rupee, unless otherwise stated)

Note 5: Intragible assets

	Computer	Telai
Period ended January 01, 2017	The second of the second secon	The state of the s
Gross carrying amount		
As at April 1, 2016	14,60,610	14,60,610
Additions		~
Closing gross carrying amount	14,60,510	14,60,610
Accumulated amortisation		
As at April 1, 2016	3,18,512	3,18,512
Amortisation charge for the year	9,73,771	9,73,771
Closing accumulated amortisation	12,92,283	12,92,283
Closing net carrying amount	1,68,327	1,68,327

(i) Significant estimate: Useful life of intangible assets
The Company estimates the useful life of the software to be three (3) years.













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Nates forming part of the extracted financial statements of newspaper publishing business for the nine months period ended
January 61, 2017

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Note	6:	Financial	asseis
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6(a) trade Receivables	
The second secon	mary 01, 2017
Trade Receivables	11,09,39,306
Receivables from related parties	717, الدينة
Less: Allowance for doubtful debts	(3,94,70,305)
Total Receivables	7,28,88,738
Current portion	7,28,88,738
Non-carrent portion	

Break-up of security details

Marie	January (): 2917
Secured, considered good	12,20,291
Unsecured, considered good	7,16,68,447
Unsecured, considered doubtful	a.94 . vá
Total	11,25,59,043
Loss: Allowance for doubtful debts	(3,94,70,305)
Total trade receivables	7,28,88,738

6(b) Loans

A CONTROL OF THE PROPERTY OF T	January	01,2017
THE PROPERTY OF THE ART AND ADDRESS OF THE PROPERTY OF THE ART AND ADDRESS OF THE ART ADD	Current	Non Current
Unsecured, considered good	amen a palant a maken a man an annungan Pro- Pro- Pro- National Pro- Pro- Pro- Pro- Pro- Pro- Pro- Pro-	different plan and the first publishing of the later of the first transfer and the second transfer and transf
Security deposits		
- To related party	-	14,27 - 79
- To others	58,350	
Total Lonas	58,350	14,27,379

6(c) Cash and cash equivalents

Balances with banks	1
in current accounts 83,18,3	50
Cash on hand 2.69,3	82
Total cash and cash equivalents 96.57,70	12

There are no reputriation restrictions with regard to cash and cash equivalents as at the end of the reporting period and prior periods.

Note 7: Tax assets

110te 1, 1 4 2 355cts	
######################################	January 01, 2017
Advance income (ax	and a management of the second
Opening balance	85,84,023
Add: Taxes paid during the year	16,28,217
Dans: Tax (refunds) received Andjoored during the year	(85,84,023)
Less: Current tax payable for the year	
Closing balance of Advance Tax	16,28,217

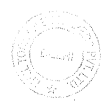
has a second sec	January 01, 2617
Non-current portion	15.2° 217
Correct Services	













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"Off amounts in Indian rupue, unless otherwise stated)

Note 8: Deferred tax assets

	January 01, 2017
Defined benefit obligations	·9.29,332
Provision for other employe benefits	3,11,351
The state of the s	22,40,683
Other Items	The state of the s
Allowance for doubtful debts and advances	2,35,08,766
Disaflowances under section 40(a)	3,04,1 0
Difference in written down value of fixed course	15,533
Provision for Impairment on investment property	50,76,098
Curried forwarded losses and unabsorbed depreciation	1,00,69,69,642 1,03,62,96,599
Tymi deferred (ax assets	1,5557,282
Set-off of deferred tax liabilities pursuant to set-off provisions:	The state of the s
Fair value of derivative financial asset through profit or loss	(11,70,379)
Net deferred inx assets	1,03,73,53,903

Movement in deferred tax assets

	As at March 31, 2016	te profit or loss	to other comprehensive income	As at Sandary 01, 2017
Newspaper Publishing Business			The state of the s	
Children benefit obligations	15,69,467	2,25,362	1,34,503	,29,331
Provision for LTA	2,23,045	88,306	÷	3,11,35
Allowance for doubtful debts and advances	1,83,01,090	52,07,676	-	2,35.18,76
Disallowances under section 40(a)	1,30,297	1,74,223	-	3,64,520
Provision for Impairment on investment property	28,11,900	22,64,198	-	50,76,0
Carried forwarded losses and unabsorbed depreciation	99,31.88.146	1,37,81,496	~	1,00,6
Difference in written down value of fixed assets	(55,135)	4,90,708	₹.	4,37,57
Fair value of derivative financial asset through profit or loss	(6,98,474)	(4,71,905)	•	(11,70,37)
Total	1,01,54,72,336	2,17,60,064	1,34,503	1,03,73,66,90

Nata Di	Other	non-current	seente
11010 27	0.51101	most-current	4335 (1)

January 01, 2017	
Receivables against exchange of services from related parties 5,1223 350	
Propaid expenses 38.93	
Total other non-current assets 5,13,64	1















Mail Today Navspapers Priver - Childed

Notes forming part of the extracted financial statements of newspaper publishing business for the nine months period ended January 01, 2017 (All amounts in Indian cupee, unless otherwise stated)

Note 10: Inventories

January 01,		
Separation of the separation o	09,113	
Total inventories 1,52,	09,113	

Note 11: Other current assets

The state of the s	January 01, 2017
manus estatus anteriorisme de se territorisme — participar annotations appropriate to the contraction of the	Revispaper
	Publishing Business
Receivables against exchange of services	
- Related parties	1,82,07,282
- Others	30,00,510
Advances	
- Considered good	21,70,826
- Considered doubtful	33,78,688
Less: Allowances for doubtful advances	(33,78,688)
Prepaid expenses	1,22,575
Service tax receivable	~ *
Total other current assets	2,35,01,193

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Notes forming part of the extracted financial stefements of newspaper publishing business for $z=z^{-1}$ around seriod ended January $z_{\rm eq}$ 2.00

(All omounts in Indian rupee, unless otherwise stated)

Note 12: Share capital and other equity

12 Equity share capital

Authorised equity share capital

Transfer of any Share Capter			
	Number of shares	Amouni	
As at April 1, 2015	13,50,00,00	1,35,00,00,0	
Increase during the year	*	**	
As at March 31, 2016	13,50,00,000	35,00,00,000	
Increase during the year	-	**	
As at January 01, 2017	13,50,00,000	1,35,00,00,000	

(i) Movements in equity share capital

Notes	Number	Squity share capitai
	ofshares	mar value)
.1.5 at April 1, 2015	12,58,80,131	,25,88,01,810
Issued during the year	32,06,835	3,20,68,350
As at March 31, 2016	12,90,87,016	1,29,08,70,160
Issued during the year	20,00,000	2.10,00,000
As at January 01, 2017	0,37,616	1,70,160

Terms and rights attached to equity shares

The Company has one class of equity shares having a per value of Rs. 10 per share. Each shareholder is Tible for one vote per share held. The divisional proposed by the Board of Directors is subject to the approval of the chareholder in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding. However, no such preferential amounts exist currently.

(ii) Equity shares of the Company held by holding company

Januar	y 01, 2017
No. of the control of	nber of
	ares
India Today Online Private Limited (the holding company)	8,75,33,881

(iii) Details of shareholders holding more than 5% equity shares in the Company

		January 01, 201.		
nd water 110 (Addition 120 (Ad	Number	holding		
	of shares	(%)		
India Today Online Private Limited (the holding commany)	8,75,33,881	66.77%		
AN (Mauritius) Limited	3,30,42,625	25.21%		
Today Network Limited	1,05,10,510	8.02%		
role	13,10,87,016	100.00%		
And the state of t	3	KING A DO		

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Extracted Statement of changes in equity of newspaper publishing business for the nine mount period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

A Equity share capital

	Notes	America
As at April 1, 2015	The state of the s	1,25,88,01,8.0
Changes in equity share capital	12	3,20,68,350
As at March 31, 2016	and the second s	1,29,08,70,160
Changes in equity share capital	12	2,00,00,000
As at Japaney 01, 2017	The state of the s	1,31,08,70,1

B Other equity

The second secon	Reserve a nd surpi us		E.Con.	
	Securities proreserve		Retained earnings	
Belance at 1 April 2016 Comprehensive income / (expenses) for the year	9,70,36,76 , 779	ayuuquagaaddaana aa	(3,70,73,93,2	(1,45,47,16,485)
Profit for the year		_	93,90,73,945	93, 0,73,945
Other comprehensive income / (expense)			3,00,781	3,00.781
Estal comprehensive is true for the year	Construction of the state of th	The state of the s	92,23,1., 16	93,91, 1,723
Balance at January 01, 2017	2,25,26,76,779	10	(2,76,80,18,53)	(51,53,41,759)

The accompanying notes are an integral part of these financial statements.

This is the statement of changer in equity referred to in our report of even deter-

For KM & CO

Firm Registration Number: 024883N

Chartered Accountants

For and on behalf of the Board of Directors of Mail Today

Newspapers Private Limited

Partner

Membership No. 5026

Place: New Delhi

Director

(DIN: 06699673)

Place: pinside

MEM DEL

Date : 15 /12/2017

Notes forming part of the extracted financial statements of newspaper publishing business for the nine most is period ended January 91, 10 17

(res. amounts in Indian rupee, sidess one wise stated)

Note 13: Financial Habilities

un des alla della del	Majorily Date	Terms of repayments	Coupon/ Interest Rate	January 01, 2017
ferm loans from banks (Secured)			and a strong garding of the strong of the strong of	
ndian rupees loan from The Ratnakar Bank Limited (RBL) - 1	04-Sep-17	14 equal quarterly Estallments after moratorium of 6 months.	RBL base rate+1.5%	3,19,16,877
isan rupoes loan from The Romikur Bank Limited (RBL) - H	≙d-Sep-18	14 gas quarterly installments after moratorium of 6 months.	RBL base rate+1.5%	-
tarlian rupees loon from Yes Dank Limited (YBL) - III	07-Feb-19	12 equal quarterly installments after moratorium of 10	YBL base rate + 1%	2,06,16,163
Indian rupees loan from The Ratunkar Bank Limited (RBL) - IV	09-Jun-18	24 equal quarterly **stallments after moratorium of 3 months.	MCLR rate + 1.75	82,76,263
s, corent maturity of long to an loa	ac ("rom bank)			
Torm ioans				
Indian rupees loan from The Ratnakar Bank Limited - I	04-Sep-17	14 equal quarterly installments after moratorium of 6 months.	RBL base rate+1.5%	4,24,42,828
Indian rupees loan from The Ratnakar Bank Limited - II	04-Sep-18	14 equal quarterly installments after months.	RBL base rate+1.5%	2,13,35,442
Indian rupees loan from Yes Foods Christed - III	07-Feb-19	12 equal quarterly instruments after moratorium of 12	YBL base the # 1%	1,63,48,037
Indian rupses loan from The Ratuakar Bank Limited (RBL) - IV	09-Jun-18	24 equal quarterly installments after moratorium of 3 months.	MCLR rate + 1.75	1,55,60,923
Working capital demand loans				
Indian rupees loan from The Rainakar		Single repayment at the end of tenor of 12	RBL base rate+1.5%	4,45,79,816
Indian rupces loan from Yes Bank Limited- V		Single repayment at the end of 12	YBL base. revi%	4,42,12,472
Total borrowings	ned P R TV	Souther State of P. C. P. C. P. C. P. C.	Market Market Control of the Control	24,52,88,821
Less: current maturities of long-term	debt (included in	12(d))		(18,44,79,518
Non-current borrowings (as per b			ada da 1990-yang dan pangang pangang menang menang pangang pan	6,08,09,303















	Terms of repayments	Coupon/ Interest Rate	January 91, 291
Loan repayable on demand (Secured)	A STATE OF THE PROPERTY OF THE		
From banks			
Bank overdrafts from Yes Bank	Repayable on	YBL	.29,47,427
Limited (YBL)	deinand	base rate +1%	
let Current borrowing	, in the same and analysis with assessment of the same states of the s	and the second s	9,29,47,427

Secured borrowing and asset pledged as security

(a) Term loan -1, If and WCDL - IV from RBL are secured by their part passa charge by way of hypothecation on all the current assets and all the moveable fixed assets of the Company, both present and future and first part passa charge by way of equitable mortgage on all the immoveable properties of the Company, present and future. These loans are further secured by way of unconditional and irrevocable corporate guarantee of Living Media India

(b) Term loan- III and IV, WCDL - V and bank overdraft are secured by First Pari Passu charge by way of hypothecation on all the current assets and take a movemble fixed ascets of the Company, both provide and future and First Pari Passu by way of equitable mortgage on all the immoveable properties of the Company present and future. These loans are further secured by way of unconditional and irrevocable corporate guarantee of LMI.

13(e) Trade payables

	January 01, 20
Current	and annual differential to the design of the
Trade payables	6,58,49,671
Branch Account	79,33,068
Trade payables to related parties	4,75,56,606
Total trade payables	1,59,345

13(d) Other financial liabilities

ì	An extended property and without the control of a community management of the community of the control of the c	January 01, 2017
Current	The first control to the same and the same a	The state of the s
Commu	maturities of long term dobs	18,44,79,51
Security	deposits from agents*	11,39,133
Total of	her financial liabilities	18,56,18,651

*Repayable on demand carries interest @ 7%













Plotes forming part of the extented financial statements of newspaper publishing business for the nine months period ended January 91, 2017 (All amounts in Indian rupee, and a state of state of the st

Note 14: Employee benefit obligations

Mon - current

January	01,2017
Leave obligations	18,93,203
Gratuity	52,89,249
	71,32,454

Curren

Cara a com-			
	January	01, 2017	
Leave obligations		49,88]
watuity		64,85	3
obligations		1,14,73	4
Burger Community of the Strategy of the Community of the	AND THE PERSON NAMED IN COLUMN 1 IN COLUMN 1		















Notes for many part of the extraord financial statements of newspaper publishing business for the nine months period ended January 81, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note 15: Other current liabilities

	Jenuary 01, 2017
Unearned revenue	79,07,839
Advances from customers	97,80,887
TDS payable	18,01,466
Service tax payable	1,84,233
TG al	1,96, 74,473















Notes forming part of the entracted financial statements of newspaper publishing business for the nine months period ended January 91, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note 16: Revenue from operations

the property of the state of th	January 01, 2017
Sale of publications	3,77,89,832
Advertisement and related income	14,81,30,202
Revenue from exchange of sections - Advertisem to income	2,44,26,080
Other operating revenue;	
Scrap sales	5,33,441
Total revenue	21,08,79,668

Note 17: Other income and other ins/(losses)

(a) Other income

(ii) Other models	January 01, 2017
Interest income from financial assets at amortised cost	57,254
Interest income on income tax	8,18,929
Unclaimed balances written back (net)	96,88,47-
Miscellaneous income	9,68,118
Total other income	1,15,32,775

(b) Other wains/flosses)

(0) Other gasass(tosses)		The second secon
	Notes	January 01, 2017
(Loss) / gain on disposal of property, plant and	3	(6,051)
Net foreign exchange gain / (losses)		85,136
Sotal other gains/ (lossen)		79,085

Note 18. Cost of materials consumed

	January 01, 2017
Life North Constitution of the control of an expense of the film of the control o	Newspaper Publishing
	Best uss
Inventory at the beginning of the year	1,42,60,533
Add: purchases	2,50,78,019
Loss: sale of damaged newsprint	1,56,398
Less: Inventory at the end of the year	1,62,09,113
Foral cost of material consumed	2,29,73,041













Mote 19: E**mployee ben**effi expenses

	Motes	January 91, 2017
Salaries, wages and bonus	MODELLO AND EXPERIENCE OF THE CONTRACT OF THE	7.27,71,872
Contribution to provident fund		32,06,545
Gratuity	1.3	11.64,612
Staff welfare expenses		12,71,900
Total employee benefit expense	who again to see the second term that the second term to the second te	7,84,14,929

Note 20: Depreciation and amortisation expense

(Management of The College of Management of the College of the Col	Notes	Samuary 01, 2017
Depreciation of property, plant and equipment	3	17,19,430
Depreciation on investment property	4	3,24,867
Amortisation of intangible assets	5	9,73,771
Total depreciation and amortisation evacuse	and a graphic transfer of the state of the s	30,18,068

Note 21: Other expenses

		January 01, 2017
Printing and service charges	The second secon	4,98,23,567
News services and dispatches		1,52,83,007
Power and fuel		25,00,389
Freight and forwarding charges		68,72,781
Rental charges		68,69,825
Insurance		5,51,429
Repairs and maintenance:		
Plant and machinery		6,78,013
Others		8,75,309
Advertising and sales promotion		4,22,05,708
Travelling expenses		92,43,378
Communication costs		18,22,920
Car hire charges		29,17,890
Housekeeping		1,01,052
Courier expenses		1,30,221
Printing and stationery		1,33,980
Legal and professional fees		77,83,738
Guard services		3,38,978
Newspapers and periodicals		1,77,945
Payment to auditors (Refer note 21(a) below)		3,92,969
Business promotion		26,05,499
Allowance for doubtful debts and advances		2,33,43,055
Impairment on investment property under construction		73,27,500
Bad debts written off	66,52,485	with the state of
Less: Adjusted with provision for doubtful debts and	(6-11,705)	1,62,750
advances		
Donation expenses	The state of the s	6,250
Miscellaneous expenses		9,06,143
Total osher Expanses)	and the second s	18,30,54,296









Note 21 (a): Details of payments to augliors

and the second particular and the second	January \$1, 2017
Payment to auditors	The state of the s
As auditor:	
Andit fee	1,72,500
Toy malit fee	1,15,000
in other capacities:	
Certification fees etc.	75,440
Reimbursement of expenses	30,029
Total payments to auditors	3 ·2 ₁ 989

Note 22: Finance costs

1	Notes	January 01, 2017
-	lettered and finance charges on disamblal liabilities not	3,24,31,792
	fair value through profit or loss	
-	Other borrowing costs	10,26,750
	Total finance costs	3,34,58,542













Plotes forming part of the extracted financial statements of newspaper publishing husiness for the nine months period ended January (1, 2017

(All amounts in Indian rupes, unless otherwise stated)

Holo 23: Income tox expense

This note provides an analysis of the Company's income tax expense, how the tax expense is affected by non-assessable and non-deductible items. It also explains significant estimates made in relation to the Company's tax position,

e to one or one opposite contract graph repair and the state of the contract from the contract of the contract	January 01, 2017
(a) Income tax expense	services and the services of t
Current tax	
Fotal current tax expense	=
Deferred tax	and it is a second control of the second con
Decrease/(increase) in deferred tax assets	(1,03,73,66,903)
(Decrease)/ increase in deferred tax liabilities	,
Total deferred tex expense/(henefit)	(1,63,73,66,903)
Income tax expense	(1,03,73,66,903)

(b) Significant estimates

In calculating the Income tax for the year, the Company has treated beave encashment expenditure as being deductible for tax part ses. The Company has whose upon the ruling of Hon'ble

te) Reconciliation of tax expenses and the secounting (loss) multiplied by India's tax rates:

	January 01, 2017
(Loss) before income tax expense	(9,84,27,461)
Tax at the Indian tax rate of 30.90% (2016-1017 30.90%)	(3,04,14,085)
Tax effect of amounts which are not deductible (taxable) in calculating taxable income:	
TDS writen off	99,737
Interest on late payment of TDS	534
Donn I'm debited in Profit & Lond Account	1,931
Income tax expense	(3,03,11,881)
Loss: Set off of losses with income from event business	1,20,61,250
Add: Tax effect of tax losses and other timing difference for which no	
deferred income tax was recognised in earlier years, now recognised	(1.01,91,16,272)
от в при	(1,03,73,66,903)

(d) Tax losses

Janu	ary 01, 2017	
Unused tax losses	3,18,62,42,496	
Potential tax benefit @ 30.90 %	98,45,48,931	
Friedmann and a second		

These unused tax losses are available for offsetting for eight years against near future of the companies in which the loss arose and the same will expire as follow:

Year of expiry	January 91, 2017
2016-17	75,06,68,448
2017-18	49,66,31,572
2018-19	69,86,44,139
2019-20	51,55,86,364
2020-21	28,07,79,627
2021-22	16,79.65,6 45
2022-23	20,99,63,980
2023-24	2,24,88,100
2024-25	4,34,74.621
Total	3,18,62,42,496

(e) Unabsorbed Depreciation

January 01, 2017 Un-bsorbed Depreciation 7,25,58,935 Potential tax bonefit @ 30.90 % 2,24,20,711

These unabsorbed depreciation are available for offsetting and can be carried forward indefined by

ONL

and have no expiry date.







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INDEPENDENT A HOLTOR'S REPORT

To the Members of Mail Today Newspapers Private Limited

Report on the Standalone Ind AS Financial Statements

We have audited the accompanying extracted standalone Ind AS financial statements of event business of Mail Today Newspapers Private Limited ("the Company"), which comprise the extracted balance sheet of event business as at January 31, 2017, the extracted statement of profit and level including the extracted statement of other comprehensis, income, the extracted statement of that gas in co. ity for the period then ended, and a summary of significant accounting policies for the period ended on that date.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stotal in Section 134(,) as the Companies Act, 2013 ("the ACT") with respect to the preparation of these extracted standalone Ind AS financial statements that give a true and fair view of the state of affairs (financial position), profit (financial performance including other comprehensive income) and changes in equity of the Company in accordance with accounting principles generally accepted in India, including the India Standards (Ind. AS) specified under Section 133 of the Act read with Rule 7 to the Companies (Accounts) Rules 2014 and the Companies (Indian Accounting Standards) Rules, 2015. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for proventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and present; and the design, implementation and maintenance of adequate in sec.... Financial control that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the extracted and AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these extracted standalone and AS financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and audition standards and matters which are a quired to be included in the audit report of the provisions course Act and the Cales made thereus her. We conducted our audit of the extracted standalone Ind AS financial statements in accordance with the Standards on Auditing, issued by the Institute of Chartered Accountants of India, as specified under Section 143(10) of the Act, Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assume in about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the extracted standalone Ind AS financial statements whether due to fraud or error. In making those risk assessments, the auditor or skiders internal financial control relevant to the Company apreparation of the extracted standalone Ind AS financial statements that give a true and fair view in order to design audit provedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies and and the reasonableness of the accounting estimates of the by the Company's Directors, as well as evaluating

Resall presentation of the extracted standalone Ind AS financial statements. We believe that the

The Market State (1997) and the state of the

audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the extracted standalone Inci AS financial statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the extracted standalogue Ind AS financial statements give the information required by the Act is the manner so required and give a true and fair view in conformity with the accounting principles generally a repted in India, of the state of affairs of the Company as at January 01, 261%, its profits including other comprehensive income, and the changes in equity for the nine months period ended on that date.

Basis of preparation

Without modifying our opinion, we draw your atterests to Note 1(a)(i) of the financial statements, which describes the basis of preparation. These extracted Ind AS financial statements have been prepared to merge the Newspaper Publishing Business of Mail Today Newspapers Private Limited with T.V. Today Network Limited, pursuant to Scheme of Amalgamation and Arrangement approved by Board of Directors of the Company on December 15, 2017, to be filed with National Company Law Tabunal. As a result, these Francial statements may not be suitable for any other purpose. Our report is solely for the purpose mentioned above and may not be distributed or used for any other purpose. Accordingly, the cash flow statement, previous period comparatives and other disclosures manded under preparation of financial interments under IND AS have not been prepared while drawing out these special purpose extracted interim financial statements of the Company.

Report on Other Legal and Regulatory Requirements

- 1. As required by section 143 (3) of the Act, we report that:
- (a) We have sought and abstined all the Life mation and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- (e) The extracted balance sheet, extracted statement of profit and loss including the extracted statement of other comprehensive income and extracted statement of changes in equity decit with by this Report are in agreement with the books of account; and
- (d) In our opinion, the after, i'd extracted standardone Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 Companies (Indian Accounting Standards) Rules, 2015, as amended.

For KM & CO

Chartered Accountants Fign Regn. No. 024883N

Karal Minul

Partner

Membership No. 502221

Place: New Dolhi Date: 15/12/2017













Mall Today Newspapers Poleate Limited Extended became show of events business as at January 01, 2017 (All amounts in Indian rupee, unless otherwise stared)

	Notes	Innusry 51, 2617
ASSETS		The second secon
Non-current assets		
Property, plant and equipment	3	14,755
Deferred tax assets (refer note 1a)	5	36,43,936
Total non-current assets		36,58,691
Current assets		
Financial assets		
i. Trade receivables	4(a)	2,80,82,838
Total current medit		2,86,81
Total assets		3,17,41,529
EQUITY AND LIABILITIES		
Regulty		
Equity share capital		e e
Other equity		
Reserve and surplus		3,08,84,437
Total equity		3,08,64,437
Liabilities		
Current linbilities		•
Financial Liabilities		
i. Trade payables	5(a)	8,57,092
Total current liabilities		0,57,092
Total liabilities		8,57,092
Total equity and liabilities		3,17,41,529

financial statements. date.

For KM & CO

Firm Registration Number: 024883N

Chartered Accountants

per Kapil Mittal

Partner

Membership No. 50233

Place Wew Dolhi Date: 15/12/2014

for and on behalf of the Board of Directors of Mail Today Newspapers Private Limited

R.K. Mangla

Director

(DIN: 06699673)

Place: (15/1)

Date: #

Extracted Statement of profit and loss of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

THE RESIDENCE AND COMMENT OF THE PROPERTY OF T	2	PRESIDE CARROL
	Notes	January 01, 2017
Revenue from operations	7	4,35,00,0.01
Total Income	A CONTRACTOR OF THE CONTRACTOR	4,35,00,000
Expenses	100	
Employee benefits expense	8	3,67,533
Depreciation and amortisation expense	9	14,489
Other expenses	10	1,: 7.477
notal expenses		1,62,59,00
Profit before tax	Andrews arrange and describe arrange and a second	2,72,40,501
Încome tax expenses	111	The Partie and Parties and the
- Current Tax		***
- Deferred Tax		(36,43,936)
Total tax expense		(36,43,936)
Profit for the year		3,50 01 437
Other comprehensive expense		e apparat de marie de l'estrate de la
Items that will not be reclassified to profit or loss		
Changes in fair value of FVOCI equity instruments		
Remeasurements of post-employment benefit obligations		
Income tax relating to these items		
Other comprehensive income for the year		· V
Total comprehensive income for the year		3,08,84,437

statements.

This is the statement of profit and loss referred to in our report of even date.

For KM & CO

Firm Registration Number: 024883N

NEW DELHI

Chartered Accountants

per Kapil Mittal

Partner

Membership No. 502221

Date: 15/2/2017

Place: New Delhi

For and on behalf of the Board of Director of Mail Today Newspapers Private Limited

R.K. Mangla

Director

(DIN: 0669967°

Place: Naida

Notes forming part of the extracted financial statements of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupes, unless otherwise stores)

Note 1: Background

Mail Today Newspapers Private Limited ('the Company') was incorporated on May 9, 2007 and started its operations from November 16, 2007. The Company publishes 'Mail Today', an English daily new incommon durther displays its publication on 'melliculay.in'. The Company derives revenue from the sale of the above mentioned publications and advertisements published therein and events business. The corporate identity number of the Company is U22210DL2007PTC16317d.

Note 2: Significant accounting policies

(a) Basis of preparation

(i) Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2013] and other relevant provisions of the Act.

The financial statements up to year ended March 31, 2016 were prepared in accordance with the accounting standards notified under Companies (Accounting Standard) Ruies, 2006 (as amended) and other religious provisions

These special purpose extracted Chancial statements covering period April 1 1016 to January 1 1 1 have been prepared for the purpose of merger of Newspaper Publishing Business of Mail Today Newspapers Private Limited with T.V. Today Network Limited, pursuant to Composite Scheme of Arrangement and Amalgamation approved by Board of Directors of the Company on December 15, 2017, to be filed with National Company Law Tribunal. Accordingly, the cash flow statement, previous period figures and other disclosures mandal 1 for preparation of linancial statements under IND AS have not been disclosed while preparing these special purpose interim extracted financial statements of the Events Business of the Company once the Scheme is approved.

(ii) Historical cost convention

The financial statements have been prepared on a historical cost basis.

(iii, Deferred Tax Assets

Subsequent to the date of the financial statements, the Board of Directors of the Company, in the meeting held an December 15, 2017, have approved a Composite Scheme of Arrangement to transfer/merge its Newspaper Publishing Business into its helding company (on the date of approval from Board of Directors), T.V. Today Network Limited (TVTN) ("the acquirer company"). The management of the Company believes that once the scheme is approved by the National Company Law Tribunal, the timing differences of the Company shall be available for set off with taxable income.

Accordingly, the management of the Company believes that reasonable certainty exists to recognize deferred tax assets on the timing differences outstanding as at January 01, 2017.

As a result, deferred tax assets aggregating to INK 3,643,936 has been recognised in these financial statements, prepared for the special purpose as stated in clause (i) above. The impact of taxes on profits of Events Business is nullified owing to set off of losses incurred in the Newspaper Publishing Business.

(b) Foreign Custemey Translation







Mult Today Newspapers Profile Limited

No.23 forming part of the extended financial statements of events business for the nine tao. Its period caded January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

(i) Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operator ('the functional currency'). The financial statements are presented a indian rupee (INR), which is the Company's functional and presentation currency.

(ii) Transaction and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monotary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss.

(c) Revenue Recognition

Revenue is measured at the fair value of the consideration received or receivable. Amounts disclosed as revenue are net of returns, trade allowances, rebates and amounts collected on behalf of third parties.

The Company recognises rever to when the amount of revenue can be reliably measured, it is producte that future economic benefits will flow to the entity and specific criteria have been met for each of the activities as described below. The Company bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Rendering of services - Advertisement Income

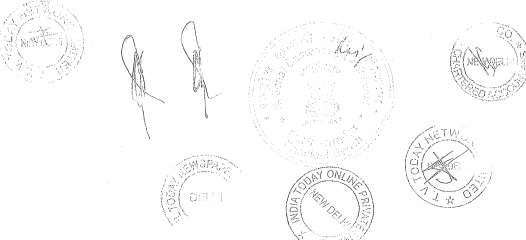
Timing of recognition: Advertisement income is recognized as and when advertisement is published /displayed and is disclosed net of discount.

Measurement of revenue: Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management.

(d) Income Tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of reporting period in India where the Company operates and generates taxable income. The general period of the evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax



iviall Today Newspapers Private Limited

Motes forming part of the extracted financial statements of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred freeme tax is also accounted for if it arises from initial recognition of an asset or liability in a transaction one r than a business combination that at the time of the transaction affects neither accounting profit nor taxable profit (tax loss). Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is satisfied.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets are disclibites are offset when there is a legally enforceable right to offset current tax assets and habilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

(e) Leases

As a lessee

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the Company as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's an article inflationary of

(f) Impairment of assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the sarying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Note than cial assets that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

(g) Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value and both everdrafts. Bank overdrafts are shown within the property of the convertible to the convertible to the convertible of the convertible to the convertible of the convertible to the

(h) Trade receivables

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Wall Today Gampapers Private Lindled

Motes forming part of the extracted funncial statements of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

(i) Financial assets

(i) Classification

The Company classifies its financial assets in the following measurement categories:

- -those to be measured subsequently at fair value (either through other comprehensive income, or through profit or
- -those measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in statement of the 21 and loss or of a comprehensive income. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

(ii) Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through pro... or loss are expensed in

Debt instruments

Subsequent measurement of debters summents depends to the Company's business model for managets and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solarly payments of principal and interest are measured at amortised cost. A gain or loss on a debt instrument that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.

Fair value through other comprehensive income (FVOCI): Assets that are held for collection of contractual eash flows and for selling the financial assets, where the asset's cash flow represent solely payments of principal and interest, are measured at fair value through of comprehensive income (FVOCI). Movement in the carriamount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in profit and loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from these financial assets is included in other income using a circular effective

interest rate method

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Notes tortaining part of the extra icd financial statements of events business for the mast months period ended January 31, 2017

(All amounts in Indian rupee, unless wherveise stated)

Fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in profit or loss and presented not in the statement of profit and loss within other gains/(losses) in the period in which it arises. Interest income from these financial assets is included in other income.

(iii) Impairment of financial assets

The Company assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost and FVOCI debt instruments. The impairment methodology applied depends on where ar there has been a significant increase in credit risk. Note 24(A) qualis now the Company determines whether there has been a significant increase in credit risk.

For trade receivables only, the Company applies the simplified approach permitted by ind AS 109 Finance of Instruments, which requires expected life time tosses to be recognised from initial recognition on the receivables.

(iv) Derecognition of financial assets

A financial asset is derecognised only when:

- The Company has transferred the rights to receive cash flows from the financial asset or
- retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the Company has transferred an applit, the Company evaluates whether it has manufered substantiany an risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is

Where the entity has neither transferred a financial area nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognised if the Company has not retained control of the financial asset. Where the Company retains control of the financial asset, the asset is continued to be recognised to the extent of continuing involvement in the financial asset.

(v) Income recognition

Interest Income

Interest income from debt instruct cuts is recognised using the effective interest rate method. The continuous rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit loss is.

(j) Offsetting financial instruments

Financial assets and liabilities are diffect and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amount is a legally enforceable right to settle on a net basis or realise the asset and settle the liability simultaneously. The legality enforceable right must not be contingent of the must be enforceable in the normal cold settle the liability simultaneously. The legality enforceable right must not be contingent of the must be enforceable in the normal cold settle the liability of the counterparty.





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Notes forming part of the extracted financial statements of events business for the nine months period raded January 01, 2017

(All amounts in Indian rapee, unless otherwise stated)

(k) Property, plant and equipment

Property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future expromic benefits assigned with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

Transition to Ind As

On transition to Ind AS, the Company has elected to continue with the carrying value of all of its preperty, plant and equipment recognised as at April 1, 2015 measured as per the previous GAAP and use that carrying value as the deemed cost of the property, plant and equipment.

Depreciation methods, estimated useful lives and residual value

- Depreciation on tangible assets is provided on a pro-rate basis on the straight-line method uver the estimated at the contract of the contract lives of the assets as prescribed under Schedule II to the Companies Act, 2013.
- (ii) Assets costing below Rs. 5,000 are fully depreciated in the year of acquisition.
- (iii) Leasehold Improvements are amortized over the useful info or unexpired period of lease (whichever is lower) on a straight line basis.

An asset's carrying amount is written down insteadiately to its recoverable amount if the asset's parrying amount is greater than estimated recoverable amount.

Gain and loss on disposables are determined by comparing proceeds with carrying amount. These are included in the profit or loss with other gains/(losses).

(l) Intangible assets

Acquired intangible assets are shown at historical cost. They have a finite useful life and are a frequently carried at cost less accumulated majorusation and impalament losses.

(i) Amortisation methods and periods

Intangible assets mainly include software licenses stated at cost, less accumulated amortization. Cost comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intersect and are amortized using the straight-line method over a period of three years.

(ii) Transition to Ind AS

company has elected to continue with the carrying value of alige intangible amots On transition to Ind AS, th is ner the previous GAAP and use that carrying value as the decimed cost recognised as at April 1, 204

of intangible assets.

Mail Teday Newspapers Private . 1911.6

Notes forming part of the extracted financial statements of events business for the cline months period ended Joannary 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

(m) Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the year which are unpaid. The amounts are unsecured and are usually paid within 60-90 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the

Employee benefits

Short-term obligation

Liabilities for salaries, including non-monetary beneath, that are expected to be settled wholly with 1.12 months after the end of the period in which the employees render the related service are recognised in respect of employee's services upto the and of the reporting period and are measured at the amounts expected to be paid with an the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

(ii) Other long-term employee benefits obligations

The liabilities for earned leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by caployees up to the and of the reporting projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation. Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur,

(iii) Post employment obligations

The Company operates the following post-employment schemes:

- (a) defined benefit plans such as gratuity
- (b) defined contribution plans such as provident fund.

Gratuity obligations

The liability recognised in the balance sheet in respect of defined benefit graduity plans is the present value of the defined benefit obligation at the end of the reporting period. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

this present value of the defined benefit obligation denominated in INR is determined by do a mating the estimated and the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation.

nobligation The net interest cost is calculated by applying the discount rate to the net balance of the profit and

... This cost is included in employee benefit expense in and the fair value of plan assa







Mail Teday Newspapers Private Limited

Notes forming part of the entracted financial seafements of events cusiness for the sine at only particles and January 64, 2017

(All amounts in Indian rupee, unless otherwise stated)

Remeasurement gains and losses arising from experience adjustments and changes in actuaria, assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in certify and in the balance sheet.

Changes in the present value of the defined beneat obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Bonus plans

The Company recognises a flet by and an expense for bonuses. The Company recognises a manision where contractually or statutorily obliged.

Defined contribution plans

Company's contributions to Provident Fund, Employees' State Insurance Scheme and Employees' Pension School which are defined contribution plans, are expensed to the statement of profit and loss on accrual basis. The Company has no further obligations under these plans beyond its monthly contributions to the respective

(o) Contributed equity

Equity shares are classified as equity.

Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of text, from the proceeds.

- (p) darnings per share
- (i) Basic earnings per share

Basic earnings per share is calculated by dividing:

- (a) the profit attributable to owners of the Company.
- (b) by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares (note 28).
- (ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into

- (a) the after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and
- (b) the weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

(g) Recent accounting pronouncements

(i) New Standards

There were no new standards published which would be applicable on the Company.

(ii) New Amendments

In March 2017, the Ministry of Corporate Affairs issued the Companies (Indian Accounting Standards) (Appendments) Rules, 2017, notifying amendments to Indian S.7, 'Statement of cash flows' and Indian O2, 'Share-based payment.' These amendments are in accordance with the recent amendments in march 2007 international Accounting Standards Board (IASB) to IAS 7, 'Statement of cash flows' and IFRS 2, Share-based memority respectively. The amendments are applicable to the Company from April 1, 2017,

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Mail Today Newspapers Private Limited

Notes forming part of the extracted financial statements of events business for the ainc monder period ended January 01, 2017

(All amounts in Indian rupee, unles : : wise stated)

Amendment to ind AS 7:

The amendment to Ind AS 7 requires the entitles to provide disclosures that enable users of a moial statem as the evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes, suggesting inclusion of a reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities, to meet the disclosure requirement.

The Company is evaluating the requirements of the remark amendment, as a result the corresponding a part on the financial statements is being evaluated.

Amendment to Ind AS 102:

The amendment to Ind AS 1.02 provides specific guidance to measurement of cash-settled awards, modification or cash-settled awards that include a net settlement feature in respect of withholding taxes.

It clarifies that the fair value of cash-settled awards is determined on a basis consistent with that used for equity-settled awards. Market-based performance conditions and non-vesting conditions are reflected in the fair values, but non-market performance conditions and service vesting conditions are reflected in the estimate of the number of awards expected to vest. Also, the amendment clarifies that if the terms and conditions of a cash-settled share-based payment transaction are modified with the result that it becomes an equity-settled share-based payment transaction, the transaction is accounted for as such from the date of the modification. Further, the consendment requires the award that include a not settlement feature in respect of withholding taxes to be tremed as a mity-settled in as entirety. The cash payment to the tax authority is treated as if it was part of an equity settlement.

In the opinion of the management, there is no impact of such change on the financial statements.





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Notes forming part of the extracted financial statements of events business for the nine months period ended January 01, 2017

(all amounts in Indian rupee, unless otherwise stated)

Note 3: Property, plant and equipment

	Plant and	Office equipment	Furaiture and	'Fotal
	machinery		Satures	
Period ended 'January 01, 2017	the state of the s	Annually 2001 1 2004 THE BEST SEASON SHOWN STREET TO SEASON SERVICES	The state of the s	· · · · · · · · · · · · · · · · · · ·
Gross carrying amount				
As at April 1, 2016	61,000	19	2,127	63,127
Closing gross carrying amount	61,000	20 (1.1) (1.100 - 1.5) - 1.100 - 1.5) - 1.100 - 1.5) - 1.100 -	2,377	13,127
Acomoditated depreciation				
As at April 1, 2016	31,756	te	2,127	33,883
Depreciation charge during the year	14,489	· mr		14,489
Closing accumulated depreciation	46,245		3,137	48,373
Net carrying amount	14,758	- A	64/	14,755















Amil Today Newspapers Private Limited

Notes forming part of the extracted financial statements of events business for the nine month of middended drivers 93, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note 4: Financial assets

	civables	Recci	Trade	-6(2)
--	----------	-------	-------	-------

ofs) ringe recent ones	and after participant.
	January 31, 2017
Trade Receivables	3,98,75,510
Receivables from related parties	-
Less: Allowance for doubtful dobts	7,92,672)
Toral Receivables	2,80.82,838
Current portion	2,80,82,838
Non-current portion	-

Break-up of security details

	January 01, 2017
Secured, considered good	ne ne america manganina da sa tanàna manganina da sa
Unsecured, considered good	2,80,82,838
Unsecured, considered doubtful	17,92,672
Total	3,98,75,510
debts	(1,17,92,672)
Total trade receivables	2,80,82,138

Note 5: Deferred tax assets

The balance comprises comporary differences attributable to:

	Ja mary 01, 201
Defined benefit obligations	
Provision for LTA	er og grænge av egggygnerninna i i som englenninna og men er er fræn elemen men er flekke men fællemente i som
Other Items	Todas supergraphy approfess a street or the supergraphy and a supergraphy and
Allowance for doubtful debts and advances	36,43,936
	36,43,936
Total deferred tax assets	76,43,936
Set-off of deferred tax liabilities	The state of the s
pursuant to set-off provisions:	
Fair value of derivative financial	
asset through profit or loss	
Net deferred tax assets	3. Sec. 1

		(Charged)/ credited	
	As at March 31, 2016	to profit or loss	As at January 01, 2017
Allowance for eloubtful debts and advances	36,43,936	and a real to the state of the	36,43,936
Fotal AND TOO	36,43,936	25 & S	75. 36 45
	Ang		(2LPI)







Mail Today Newspapers Private Limited

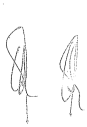
Extracted statement of changes in equity of events business for the nine months period ended January 91, 2017

(All amounts in Indian rupee, unless otherwise stated)

6(a) Trade payables

-	Januar, 01, 20.	
	Current	
	Trade payables 88,10,160)
	Branch Account- Newspaper publishing business (79,53,668	3)
	Total trade payables 8,5%.	













Mail Today Newspapers Private Limited

Notes forming part of the extracted financial statements of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note 7: Revenue from open done

	The Company derives the rong wing types of revenue:	
	and Material medicant for the state of the s	January 01, 2017
-	er give their viribber symbol control and a green problem (i.e., and a green problem) or a require of the property black of the property black of the property black of the property black of the problem	A AND A THE LOCAL COLUMN ASSESSMENT OF THE PARTY OF THE P
-	Advertissment and related income	4,35,00,000
1		
	Total revenue	4,35,00,000
	Reprint a greater than the second of the contract of the contr	The state of the s

Note 8: Employee Denefit e Denses

	Notes Justan	y 01, 2017
Salaries, wages and bonus		3,55,086
Contribution to provident fund		12,447
Total employee benefit expense	The state of the s	3,67,533

Note 9: Depreciation and amortisation expense

Secure a transport of the contraction of the property of the first of the contract of the cont	The Market Charles are compared for the Market Common recognitions are common as a common common common common and a common comm	TO STATE AND ADMINISTRATION OF THE PARTY OF	CONTRACTOR DESCRIPTION OF THE PROPERTY CONTRACTOR OF THE PROPERTY OF THE PERSON OF THE
1		n.r. + 27 1	64 00421
}		Notes for	uary 01, 2017
§		110100 0000	Check a war and that the terms of the
The second second section is a second	the first company of the second secon	to the second second control of the second s	e a manga di kacamanan da a a a a a a a a a a a a a a a a
land the contract of the contr		3	and the second of the second o
'⊜spreciation of propert	v nisníkandenuomos:	₹	The second secon
a spromation of proposit	greaticana oquipus s	2	13.197
The second secon		CONTROL OF THE PARTY AND THE P	and an experience of the second of the secon
irra a se se se	4		- 1
PRINGER CLASSICATION NUMBER OF A	l amor fisation expense		14,489
I TO A COMMENT AND THE STATE OF	N CONTROL CYCLOGOROPES (CINED CESOC)		れつかつ リー
		The state of the s	THE RESIDENCE OF THE PROPERTY OF THE PARTY O

The state of the s	Jen 11, 2017
Name of the control o	Evenis Business
Power and fuel	12,260
Insurance	g mili
Advertising and sales promotion	1,58,53,575
Communication costs	1,58,53,575 8,938
Total other expenses	1,58,77,477













Notes forming part of the extracted financial statements of events business for the nittle statements period ended for every 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

Note il: Income tax expense

This note provides an analysis of the Company's income tax expense, how the tax expense is affected by non-assessable and non-deductible items. It also explains significant estimates made in relation to the Company's tax position.

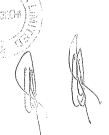
	January 01, 1747
(a) lacome tax expense	
Current tax	
Total current tan expense	to annue ser annue chine come of game or 1 and 1 and 1 annue and 1 the first f
Deferred tax	en and an amiliam melos assessos sementenes proposada en decenció biológicos, se a 1996 a 19, p. 1956 etc. El
Decrease/(increase) in deferred and assets	(36,43,936)
(Decrease)/ increase in deferred tax liabilities	
Total deferred tax expanse/(benefit)	(36,43,936)
lacome tax expense	(36,43,536)

(b) Significant estimates

In calculating the Income tax for the year, the Company has treated leave encashment expenditure as being deductible for tax purposes. The Company has relied upon the ruling of

(c) Reconciliation of tax expenses and the accounting (loss) multiplied by India's tax rates:

	January 01, 3017
(Loss) before income tax expense	2,72,46, 11
"au at the Indian tex rate of 30.90% (2016-2017 30.90%)	\$4,,315
Tax effect of amounts which are not deductible (taxable) in	And the state of t
calculating taxable income:	
TDS writen off	-
Interest on late payment of TDS	v
Donation debited in Profit & Loss Account	
Income tax expense	84,17,315
Less: Set off of income with losses from newspaper publishing busines	(1,20,61,773)
Talai Income tax çxi ago	(36,,335)













Extracted statement of changes in equity of events business for the nine months period ended January 01, 2017

(All amounts in Indian rupee, unless otherwise stated)

A Other equity

and the second distribution of the second distribution of the second second second second second second second	Reserve and surplus		Total
	Securities	Retained	
	premium	earcings	
Balance at 1 April 2016 Comprehensive expenses for the year	ng pagamanan garang managan managan kananan managan ang alam an	Control of the Contro	
(Loss) for the year	_,	3,08,84,437	3,08,11437
Other comprehensive (expense)		-	
Total comprehensive (expense) for the year		3,08,84,437	3,08,84,437
Balance at January 01, 2017	2	3,00,34,437	3,08,84, 437

The accompanying notes are an integral part of these financial statements.

This is the statement of changes in equity referred to in our report of even date.

For KM & CO

per Kapil Mittal Partner

Membership No. 502

Date: 15/10/2017

Place: New Delhi

Firm Registration Number: 004883N

MEW DELH

Chartered Accountants

of Mail Today Newspapers Private Limit

R.K. Mangla

Director

(DIN: 06699673)

Place: Noil

Date: Hilbyania

For and on behalf of the Board of Directors

1068

minu for Copy 23/07/19

Date

Souri Officer Pational Company Law Tributor

You Dolly

स्रहायक पंजीयक ASSISTANT REGISTRAR राष्ट्रीय कम्पनी विधि अधिकरण NATIONAL COMPANY LAW TRIBUNAL

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