

Born Digital . Born Agile

July 29, 2025

Listing Compliance & Legal Regulatory **BSE Limited** Phiroze Jeejeebhoy Towers Dalal Street, Mumbai 400 001 Stock Code: 543227, 974820 & 975101 Listing & Compliance National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex Bandra East, Mumbai 400 051 Stock Code: HAPPSTMNDS

Happiest Minds Technologies Limited

Bengaluru-560068, Karnataka, India

CIN of the Co. L72900KA2011PLC057931

P: +91 80 6196 0300, F: +91 80 6196 0700 Website: www.happiestminds.com Email: investors@happiestminds.com

Regd. Office: #53/1-4, Hosur Main Road, Madivala,

Dear Sir/Madam,

Subject: Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ["Listing Regulations"]

Pursuant to Regulation 30 read with Para A of Part A of Schedule III of the Listing Regulations, we wish to inform that the Board of Directors at its meeting held on July 29, 2025, has approved the Scheme of Amalgamation of Aureustech Systems Private Limited (Wholly Owned Subsidiary - Transferor Company) with Happiest Minds Technologies Limited (Holding Company - Transferee Company) and their respective Shareholders and Creditors, as per Section 230 to 232 and other relevant provisions of the Companies Act, 2013, subject to the statutory and regulatory approvals under applicable laws, including approval of the National Company Law Tribunal.

The brief details required under Regulation 30 read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, is enclosed herewith as **ANNEXURE**.

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The Board Meeting commenced at 12.00 p.m. and concluded at 12.30 p.m.

This is for your information and records.

Thanking you, Yours faithfully, For Happiest Minds Technologies Limited

Praveen Kumar Darshankar **Company Secretary & Compliance Officer** Membership No. F6706



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ANNEXURE I

The requisite details as required under SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 are as follows:

SL. NO	PARTICULARS	DETAILS		
1	Name of the entities, forming part of the amalgamation/merger, details in brief such as, size, turnover etc.	Name of the Entity AureusTech Systems Private Limited Happiest Minds Technologies Limited	Paid up Capital as on June 30, 2025 ₹ 10,00,000 consisting of 1,00,000 equity shares of ₹ 10 each ₹ 30,45,49,622 consisting of 15,22,74,811 equity shares of ₹ 2 each	Turnover as on June 30, 2025 ₹1,038 Lakhs
2	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	No. AureusTech Systems Private Limited is a Wholly Owned Subsidiary of Happiest Minds Technologies Limited (Holding Company).		
3	Area of business of the entities	 The Transferor Company is primarily engaged in software designing, development, customisation, and IT-enabled services including data processing, HR/payroll processing, and call centre management; manufacture, sell, export, import all kinds of electric and electronic components including computer telecommunications, to design and develop system software, application software and any other software in India and abroad, to start ISDLAN dial for data Centres technology parks, wide area network, internet, user net, cyber café services in India and abroad. The Transferee Company is a next-generation digital 		
		services compa and technology business effic spectrum of artificial intel automation,	n, infrastructure, security an any, enabling digital transfor providers, deliver seamless iency and actionable insigifuturistic and disruptive tiligence, block chain, clainternet of things, robonted reality, etc.	mation for enterprises customer experiences, ghts by leveraging a sechnologies such as: oud, digital process
4	Rationale for amalgamation / merger	reduction in co 2. Greater integra value and finar 3. Pooling of re	gement structure leading to osts and standardisation of boation and financial strength nucial position of amalgamate esources resulting in synerologistics and cost savings.	usiness process. naximizing shareholder d entity.



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		 4. Simplification of group structure leading to reduced statutory compliances. 5. The arrangement would lead to greater and efficient use of infrastructure facilities and optimum utilisation of the available resources resulting in substantial reduction in statutory compliances. 		
5	In case of cash consideration – amount or otherwise share exchange ratio	sideration – Subsidiary of the Transferee Company, no shares of the Transferee Company shall be allotted under the Composite Scheme of		
6	Brief details of the change in shareholding pattern (if any) of the listed entity	NOT APPLICABLE, since there is no issue of shares, there will be no change in the shareholding pattern of the Transferee Company pursuant to the Composite Scheme of Arrangement.		