BEFORE THE ADJUDICATING OFFICER

CONSENT ORDER

SECURITIES AND EXCHANGE BOARD OF INDIA

ON THE APPLICATION SUBMITTED BY

TEBMA SHIPYARDS LIMITED.

CO/CFD-DCR/ 1289/AO/PKB/EAD-4/02/2009

Under section 15-I of Securities and Exchange Board of India Act, 1992 read with Rule 5 of SEBI (Procedure for Holding Inquiry and Imposing Penalties by Adjudicating Officer) Rules, 1995

- 1. SEBI, vide order dated July 18, 2007, initiated adjudication proceedings against Tebma Shipyards Limited.(hereinafter referred to as "noticee") for delayed compliance and thereby alleged violation of disclosure provisions viz. Regulation 6(2) & 6(4) for the year 1997 and Regulation 8(3) for the years 1998 till 2006 of SEBI (Substantial Acquisition of Shares and Takeovers), Regulations, 1997. A Show Cause Notice dated August 6, 2007 was issued to the noticee. Shri Sura Reddy was appointed as the adjudicating Officer.
- **2.** Pursuant to the transfer of Shri Sura Reddy, the undersigned was appointed as Adjudicating Officer vide order dated December 10, 2008.
- **3.** Pending the adjudication proceedings, the noticee made an application dated November 2, 2007, alongwith affidavit in the format prescribed by SEBI for settlement in the matter in terms of SEBI Circular No. EFD/Cir.-1/2007 dated 20th April, 2007. Pursuant to the said application , the noticee vide letter dated October 3, 2008 proposed revised consent terms submitting that they were willing to pay a consolidated amount of Rs. 3,00,000/- (Rupees Three Lakh only) towards consent terms and Rs. 25,000/- (Rupees Twenty Five thousand only) towards administrative expenses.
- **4.** The revised consent terms were placed before the High Powered Advisory Committee (hereinafter referred to a "HPAC") and HPAC

after deliberation recommended the case for settlement on the revised

consent terms proposed by the noticee.

5. In terms of the proposal of the noticee for the sole purpose of settling

the matter on hand and without admission or denial of guilt on the

part of the noticee to the finding of fact or conclusion of law, the

noticee vide letter dated January 13, 2009 remitted consolidated sum of

Rs. 3,25,000/- (Rupees Three Lakhs and Twenty Five Thousand only)

vide Demand Draft No. 570939 dated January 7, 2009 drawn on the

Syndicate Bank, Mumbai, towards the terms of consent in the matter.

6. In view of the above, it is hereby ordered that:

i) this consent order disposes of the said adjudication proceedings

pending against the noticee under SEBI Act, 1992 and

ii) passing of this order is without prejudice to the right of SEBI to

take enforcement actions including commencing / reopening of the

pending proceedings against the noticee, if SEBI finds that:

a. any representations made by the noticee in the consent

proceedings are subsequently discovered to be untrue.

b. the noticee has breached any of the clauses / conditions of

undertakings / waivers filed during the current consent

proceedings.

7. This consent order is passed on the 20th day of January, 2009 and

shall come into force with immediate effect.

8. In terms of Rule 6 of the Adjudication Rules, copies of this order

are sent to the Noticee and also to the Securities and Exchange

Board of India.

P.K.BINDLISH ADJUDICATING OFFICER

Place: Mumbai

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