

Ref: agsl/corres/Bse/NSE/25-26/0032

September 11, 2025

The General Manager (Listing & Corporate Relations) BSE Ltd. Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001 The Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza, Plot No. C/1, G Block,
Bandra Kurla Complex,
Bandra (E), Mumbai - 400051

Dear Sir/Madam

Sub: Intimation of outcome of the Board Meeting under Regulation 30 and Regulation 51 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In terms of Regulation 30 and 51 read with Part A, Para A of Schedule III of the SEBI Listing Regulations, we hereby inform you that the Board of Directors of Avonmore Capital & Management Services Limited ("Company") at its meeting held today, i.e. September 11, 2025, based on the recommendations of the Committee of Independent Directors and Audit Committee of the Company has approved composite scheme of arrangement ("Scheme") prepared and presented in terms of the provisions of Section 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, involving demerger of Broking Business ("Demerged Undertaking") belonging to M/s Almondz Global Securities Limited ("Demerged Company" or "Transferor Company No. 1") with and vesting into M/s Almondz Broking Services Limited ("Resulting Company"), wherein, the Resulting Company shall retain the name of the Demerged Company, i.e., "Almondz Global Securities Limited" under Part-II of the Scheme. Further, amalgamation of Demerged Company/Transferor Company No. 1 along with its Remaining Business with and into M/s Avonmore Capital & Management Services Limited ("Transferee Company") under Part-III of the Scheme, and furthermore amalgamation of Almondz Insolvency Resolutions Services Private Limited ("Transferor Company No. 2") under Part-IV of the Scheme, and furthermore amalgamation of Almondz Finanz Limited ("Transferor Company No. 3"), Apricot Infosoft Private Limited ("Transferor Company No. 4"), Avonmore Developer Private Limited ("Transferor Company No. 5") and Anemone Holding Private Limited ("Transferor Company No. 6") with and into Avonmore Capital & Management Services Limited ("Transferee Company") under Part-V of the Scheme, and their respective shareholders and creditors and to approve the draft Scheme.

The above composite Scheme of Arrangement shall be subject to the approval of the Hon'ble National Company Law Tribunal of relevant jurisdiction, shareholders and creditors other regulatory authorities, if any.

The detailed disclosure as required under Regulation 30 of the SEBI Listing Regulations read with relevant SEBI Circular SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, is enclosed as **Annexure-I**.

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Corporate Office: F-33/3 Okhla Industrial Area Phase - II, New Delhi - 110020, India.

Tel.: + 91 1143500700 Fax: + 91 1143500735 CIN: L74899MH1994PLC434425

Email: <u>secretarial@almondz.com</u>, Website: <u>www.almondzglobal.com</u>



The Board Meeting of the Company commenced at 11.30 p.m. and concluded at 14.55 p.m.

You are requested to kindly take the same on your record.

Thanking you,

Yours Faithfully, For Almondz Global Securities Limited

Ajay Pratap Director Legal & Corporate Affairs & Company Secretary DIN: 10805775

Enc: a/a

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Annexure-1

Part A-Demerger

S. No.	Particulars	Information			
1	Brief details of the division(s) to be demerged	Broking Business ("Der Demerged Company/the ' engaged in the business participant and other advisor	Transferor Com of stock brok	pany No.1 is	
2	Turnover of the demerged division and as percentage to the total turnover of the listed entity in the immediately preceding financial year / based on financials of the last financial year	Particulars	Year 2024- 25 (Rs. in lakhs)	June 30, 2025	
		Total Revenue – AGSL Revenue from Broking Business	15,136.55 1,310.00	3,228.49 153.45	
		Contribution of Broking Business as % to Total Revenue of AGSL	8.65%	4.75%	
3	Rationale for demerger	Please refer to Part C of Anne	exure 1 hereto.	<u>.</u>	
4	Brief details of change in shareholding pattern (if any) of all entities	No change in shareholding			
5	In case of cash consideration – amount or otherwise share exchange ratio	Please refer to Part D of Anno	exure 1 hereto.		
6	Whether listing would be sought for the resulting entity	Yes, listing is sought for the e Services Limited.	equity shares of A	lmondz Broking	

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Part-B- Amalgamation

S. No.	Particulars	Information		
1	Name of the entity(ies) forming part of the amalgamation/ merger, details in brief such as, size, turnover	Name of the entity(ies) forming part of the amalgamation/merger		Standalone Net Worth (Rs. In lakhs) As on June 30 2025
	etc.	Almondz Global Securities Limited	819.93	16,986.80
		Avonmore Capital & Management Services Limited	308.71	18,144.64
		Almondz Insolvency Resolutions Services Private Limited	-	54.71
		Almondz Finanz Limited	141.74	5,013.76
		Apricot Infosoft Private Limited	9.92	195.92
		Avonmore Developer Private Limited	44.57	585.99
		Anemone Holding Private Limited	129.98	10,970.23
	within related party transactions? If yes, whether the same is	transaction will fall under "R the MCA Circular No. 30/20 transactions arising out	Related Party Transa 014, dated July 17, 2 of Compromises	ction". However, as p 2014, it is clarified th , Arrangements at
3	transactions? If yes,	transaction will fall under "R the MCA Circular No. 30/20 transactions arising out Amalgamations under the crequirements of Section 188	Related Party Transa 114, dated July 17, 2 of Compromises Companies Act, 201 of the Companies Ac	ction". However, as portion as portion at the contract of the contract of the contract that the contract the
3	transactions? If yes, whether the same is done at "arm's length" Area of business of the	transaction will fall under "R the MCA Circular No. 30/20 transactions arising out Amalgamations under the Grequirements of Section 188 Name of the Companies Almondz Global Securities Limited	Related Party Transa 214, dated July 17, 2 of Compromises Companies Act, 201 of the Companies Act Area of Bust Undertakings a) Broking ("Demerged Compa Company No.1 is business of stock participant and other b) Non-Brokin ("Remaining E Demerged Compa Company No.1 is a business of distril	2014, it is clarified the Arrangements are are as a will not attract the ct, 2013. iness/Details of Business dertaking"): The my/the Transferor engaged in the broking, depository are advisory services.

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Almondz Insolvency Resolutions Services Private Limited	45 IA of the Reserve Bank of India Act, 1934 bearing Registration no. B-13.02488. the Company is involved in making long term strategic investments, specifically in group companies and Non-Banking Finance Activities (Non-Deposit). The Company provide services in relation to Insolvency Professional and liquidator under the "The Insolvency and Bankruptcy Code, 2016" and notifications/ regulations issued thereunder and other related activities. Currently, the Company is not
Almondz Finanz Limited	generating any revenue. The Company is registered with Reserve Bank of India as a non-deposit accepting Non-Banking Financial Company (NBFC-ND) engaged in providing loans to corporate as well as trading of debt and equity, holding registration number B-13.02491. The company is primarily engaged in the business of providing short term to medium term loans viz. inter corporate loans, business loans, investments and trading in securities.
Apricot Infosoft Private Limited	The Company is engaged in the business of Customized Software development, Sale & Purchase of Computer Accessories, Barcode labels, Barcode scanners, computer stationery and to maintain Web Hosting Services, Hosting Space and Space & Domain Booking, PPC, SEO and SEM Services etc. Currently, the Company is not generating any revenue.
Avonmore Developer Private Limited	The Company is engaged in the business of carrying on the business activities as developers of land, colonies, sheds, buildings, structures, residential plots, commercial plots, industrial plots, and shed, roads, bridges, channels, culverts and to acts as designers, contractors, sub-contractors, for all types of constructions and developments.
Anemone Holding Private Limited	The Company is engaged in the business of acquisition of shares and securities and act as a holding company by holding its assets in the form of investment in equity shares, preference shares, bonds

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			or debentures, in it	ts group company.
4	Rationale for amalgamation/ merger	Please refer to Part C of Annexure 1 hereto.		
5	In case of cash consideration – amount or otherwise share exchange ratio	Please refer to Part D of Annexure 1 hereto.		
6	Brief details of change in shareholding pattern (if any) of listed entity.	· · ·		
	noted charge.	Particulars	Pre-Scheme shareholding %age (as on June 30, 2025)	
		Promoters	58.38%	45.40%
		Public	41.62%	54.60%
		Total	100.00%	100.00%

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Part C- Rationale and overview of the Scheme

A) Rationale of the Scheme:

Circumstances necessitating the Scheme:

- According to the Rule 8(1)(f) and Rule 8(3)(f) Securities Contract (Regulations) Rules, 1957
 ("SCRR"), and the NSE Clarification Circular dated January 7, 2022 ("Circular"), members of
 a Stock Exchange except those provided under Rule 8(8) of SCRR, are not allowed to engage
 either as principal or employee, in any business, other than that of securities or commodity
 derivatives, except as a broker or agent, not involving any personal financial liability.
- The Department of Economic Affairs, Ministry of Finance, has published an amendment to the SCRR, on May 19, 2025, inserted a proviso in Rule 8(1)(f) and Rule 8(3)(f) clarifying that investments made by a member shall not be construed as business, except where such investments involve client funds or securities, or create a financial liability on the broker.
- In order to comply with the SCRR and the Circular, a segregation, of the non-broking business ("Non-Broking Business") from the equity broking business ("Broking Business") pertaining to the Demerged Company/the Transferor Company No. 1 into a separate vertical is necessitated. Pursuant to which, it is proposed to transfer and vest the Demerged Undertaking i.e., the Broking Business of the Demerged Company into the Resulting Company through this Scheme.

Objects Sought to be achieved through the Scheme:

In order to comply with the SCRR and the Circular, a segregation, of the non-broking business ("**Non-Broking Business**") from the equity broking business ("**Broking Business**") pertaining to the Demerged Company/the Transferor Company No. 1 into a separate vertical is sought through this Scheme (*as defined hereinafter*) under Sections 230-232 of the Companies Act, 2013 ("**2013 Act**").

Further, as part of an overall strategy for the optimum running, growth and development, addressing the rapidly changing market trend, peer conditions, administrative hassles, need of flexible and focused management, it is considered desirable to amalgamate the Remaining Businesses i.e., the Non-Broking Business of Demerged Company and Transferor Company No. 2, Transferor Company No. 3, and Transferor Company No. 4 and Transferor Company No. 5 and Transferor Company No. 6 with and into the Transferee Company.

This realignment through the Scheme will enable the management and board of directors of the group Companies to chart out independent strategies for their commercial operations in order to maximize value creation for the respective shareholders as well as comply with the provisions of Rule 8(1)(f) and Rule 8(3)(f) of the SCRR, Amendment and the Circular.

The Demerger shall achieve the following benefits for the Companies:

- The transfer and vesting of the Demerged Undertaking of the Demerged Company to the Resulting Company through this Scheme is with a view to unlock the economic value of companies.
- The Demerger shall allow the Demerged Company and Resulting Company to pursue independent growth strategy for its targeted client base.
- Enhancing operational efficiency, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies; and
- The Demerger shall assist in rationalizing the corporate structure and reduction of shareholding tier

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The proposed amalgamation is likely to result in the following advantages:

- The proposed amalgamation will overcome operational constraints including availability of workforce/employees, expertise and supervision, other common resources, etc.
- The amalgamation would result in reduction in the multiplicity of legal and regulatory compliances, multiple record keeping and cost saving by way of reduction of overheads, administrative, managerial and other expenditure.
- Reduction in the number of Non-Banking Financial Companies within the Almondz Group through surrender of the NBFC license to the RBI as a result of amalgamation.
- The amalgamation would allow the Transferee Company to benefit from the complementary skills of the combined management team, which will in turn enhance the overall corporate capability, provide focused strategic leadership and facilitate better supervision of the business.
- The amalgamation would result in improved competitive position of the Transferee Company as a combined entity.

This Scheme is in the interest of the shareholders, creditors, lenders, employees and other stakeholders of the Companies. This Scheme is not expected to be in any manner prejudicial to the interest of the concerned shareholders, creditors, lenders, employees or general public at large.

Part D- In case of cash consideration - amount or otherwise share exchange ratio

In case of cash consideration - amount or otherwise share exchange ratio -

In Part II of the Scheme; in consideration for the transfer of the Demerged Undertaking of the Demerged Company into the Resulting Company, the Resulting Company, shall without any further act or deed, issue and allot the equity shares on proportionate basis to each member holding equity shares of the Demerged Company and whose name is recorded in the register of members as on the Record Date (or to their respective heirs, executors, administrators or other legal representatives or the successors-intitle, as the case may be), in the following proportion:

"1 (One) fully paid-up Equity share of face value of INR 1 (Rupees One) each of Resulting Company for every 1 (One) fully paid equity share of face value of INR 1 (Rupees One) each held in the Demerged Company".

In Part III of the Scheme; in consideration for the transfer of the Remaining Business of the Transferor Company No.1 into the Transferee Company, the Transferee Company, shall without any further act or deed, issue and allot the equity shares on proportionate basis to each member holding equity shares of the Remaining Business and whose name is recorded in the register of members as on the Record Date (or to their respective heirs, executors, administrators or other legal representatives or the successors-in-title, as the case may be), in the following proportion:

"967 (Nine Sixty Seven) fully paid-up equity shares of Rs 1 (Rupee One) each of the Transferee Company for every 1000 (One Thousand) fully paid-up equity share of Rs 1(Rupee One) each held in the Transferor Company No. 1".

In Part IV & V of the Scheme.

Since, the shareholder namely, M/s Avonmore Capital & Management Services Limited, holding 100% paid share capital of the Transferor Company No. 3, Transferor Company No. 4, Transferor Company No.

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5, and Transferor Company No. 6 accordingly upon the Scheme being effective, there will be no issue and allotment of shares as consideration by the Transferee Company to the shareholders of the above said Transferor Companies being it subsidiary company as per the provision of Section 19 of the Act.

Further, Harish Chander Dhamija, Registered Valuer, having IBBI Registration No.: IBBI/RV/03/2018/10088, has issued the report dated September 11 2025, wherein it has been stated that in computing the valuation of the Transferor Company No. 2 it was observed that funds available for distribution to the shareholders of the Transferee Company, work out to a negligible amount per share. Accordingly, in the interest of the shareholders, the said amount has been aggregated with the value determined for Part-III of the Scheme. The aforementioned has been duly considered by the Board of the Transferee Company, the Transferor Company No. 2 and the Transferor Company No. 1.

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