

December 22, 2025

BSE LimitedPhiroze Jeejeebhoy Towers
Dalal Street
Mumbai-400001

National Stock Exchange of India Limited "Exchange Plaza", Plot No. C-1, Block G Bandra – Kurla Complex, Bandra (East) Mumbai – 400 051

Scrip Code: 535754 Symbol: ORIENTCEM

Sub.: Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") regarding approval of Scheme of Amalgamation of Orient Cement Limited ("Transferor Company") with Ambuja Cements Limited ("Transferee Company")

Dear Sir/Madam,

Pursuant to Regulation 30 read with Schedule III of the SEBI Listing Regulations, we wish to inform that the Board of Directors of the Company at its meeting held today i.e. **December 22, 2025**, *has* approved the Scheme of Amalgamation of Orient Cement Limited ("Transferor Company") with Ambuja Cements Limited ("Transferee Company") (herein after referred to as "Scheme") pursuant to Sections 230 to 232 and other applicable provisions of the Companies Act, 2013. The Schemes, *inter alia*, provides for the amalgamation of the Transferor Company with the Transferee Company.

The Scheme is subject to necessary statutory and regulatory approvals under the applicable laws, including approval of the jurisdictional National Company Law Tribunal.

The disclosure as required pursuant to Regulation 30 of SEBI Listing Regulations read with read with SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, for the **Scheme** is enclosed as per **Annexure A.**

Further, in terms of the Regulation 37 of the SEBI Listing Regulations, the Scheme shall be filed with the stock exchanges for obtaining their "No Objections Letters".

This intimation will also be uploaded on the Company's website at https://www.orientcement.com.

Kindly take the above on your record.

Thanking you,

Yours faithfully,
For Orient Cement Limited

Shrishti Jain Company Secretary Membership No.: A66563

Encl: As above



Annexure A

Details of Scheme of Amalgamation of Orient Cement Limited ("Transferor Company" or "OCL") with Ambuja Cements Limited ("Transferee Company" or "Ambuja")

Sr. No.	Particulars	Details		
1.	Name of the entity(ies) forming part of the amalgamation / merger, details in brief such as, size, turnover etc.	The Transferor Company is a subsidiary of the Transferee Company. The brief details of the turnover and size of the entities are as follows:		
		Particulars	Revenue for the financial year 2024- 25	Net Worth as at March 31, 2025
		Transferor Company (OCL)		
		Standalone	2,708.83	1,807.91
		Consolidated	N.A.	N.A.
		Transferee Company (Ambuja)		
		Standalone	19,453.58	48,605.65
		Consolidated	35,044.76	63,811.42
2.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	, , ,		
		joint valuation re issued by M/s Limited and M/s Registered Value an independent Merchant Banke opinion vide its ron the fairness of	GT Valuation / s BDO Valuatio ers. SBI Capital / SEBI Register er has provide report dated Dec	Advisors Private n Advisory LLP, Markets Limited, red Category 1 d the fairness ember 22, 2025,



Sr. No.	Particulars	Details	
3.	Areas of Business of entities	Transferor Company:	
		The Transferor Company is engaged in the business of manufacturing and selling of cement and cement related products.	
		Transferee Company:	
		The Transferee Company is amongst the leading cement companies in India, renowned for its hassle-free, home-building solutions with its unique sustainable development projects and environment-friendly practices since it started its operations.	
		Both the Transferor Company and the Transferee Company are part of the Adani group Companies.	
4.	Rationale for amalgamation /merger	 The rationale for the amalgamation is inter alia: The Transferee Company is among India's leading cement manufacturers, with installed capacity across India. The Transferor Company is also engaged in cement manufacturing, with capacities concentrated in West and South India. The Transferee Company is the promoter of the 	
		Transferor Company and holds 72.66% of the paid-up equity share capital of the Transferor Company. As both the companies are under the same line of business, the amalgamation will enable the Transferee Company to assume complete ownership and direction of the Transferor Company's business for long-term strategic alignment. The proposed amalgamation will combine the operations of both companies, driving focused growth, operational efficiencies, and significant business synergies. Furthermore, the resulting corporate structure will enhance agility and strengthen the overall business ecosystem of the merged entity.	
Registers		 The amalgamation will unify manufacturing and commercial functions, optimize resource allocation, and streamline the group's structure by reducing multiple entities in the same line of business. This integration will enable faster decision-making, smoother execution of production plans, and stronger operational 	



Sr. No.	Particulars	Details
		discipline enhancing agility and efficiency across the combined network.
		 By pooling financial, operational, and logistical resources, the merged entity will unlock economies of scale. Coupled with a unified market approach and efficient capital deployment, these synergies will boost profitability, strengthen competitiveness, and deliver superior long-term value and benefits to shareholders and other stakeholders.
5.	In case of cash consideration – amount or	No cash consideration is involved in the Scheme.
	otherwise share exchange ratio;	Upon the Scheme becoming effective, the Transferee Company will issue and allot to the equity shareholders of the Transferor Company (other than the Transferee Company), 33 (Thirty-Three) equity shares of the face value of Rs. 2/(Rupees two) each credited as fully paid-up, for every 100 (One Hundred) equity shares of the face value of Re. 1/- (Rupees one) each fully paid-up held by shareholders in the Transferor Company, as more particularly set out in the Scheme.



Sr. No.	Particulars	Details		
6.	Brief details of change in shareholding pattern (if any)	Transferor Company:		
	of listed entity	Category	No. of Shares & % of holding (Pre- arrangement)	No. of Shares & % of holding (post- arrangement)
		Promoter / Promoter Group	14,92,92,730 (72.66%)	Nil
		Public Shareholding	5,61,67,143 (27.34%)	Nil
		Total	20,54,59,873	Nil
		Transferee Company:		
		Category	No. of Shares & % of holding (Pre-	No. of Shares & % of holding (post-
		December	arrangement)	arrangement)*
		Promoter / Promoter Group	167,20,81,052 (67.65%)	167,20,81,052 (67.15%)
		Public Shareholding	79,84,18,494 (32.30%)	81,69,53,652 (32.80%)
		GDR	13,23,932	13,23,932
			(0.05%)	(0.05%)
		Total	247,18,23,478	249,03,58,636
		A separate Scheme of Arrangement between Sanghi Industries Limited ("Transferor Company SIL") and Ambuja Cements Limited ("Transferee Company") and their respective shareholders ("Sanghi Merger Scheme") has been approved by the respective board of directors of the aforesaid companies on December 17, 2024. The said Sanghi Merger Scheme is subject to necessary statutory and regulatory approvals under the applicable laws, including approval of the National Company Law Tribunal, Ahmedabad Bench.		
		Upon the Sanghi Merger Scheme become effective, the Transferee Company will issue a allot to the equity shareholders of the Transfer Company SIL (other than the Transfer Company), 12 Transferee Company Shares of the face value of Rs.2/- (Rupees two) each credited fully paid-up, for every 100 equity shares of the same same same same same same same sam		



Sr. No.	Particulars	Details
		face value of Rs. 10/- (Rupees ten) each fully paid- up held by shareholders in the Transferor Company SIL, as determined by the independent valuer.
		Given that the Sanghi Merger Scheme has not yet become effective, the shareholding pattern (post arrangement) of the Transferee Company as disclosed above, does not account for the increase in share capital that would arise from the issuance of shares under the Sanghi Merger Scheme.
		Note 2:
		A separate Scheme of Arrangement between Penna Cement Industries Limited ("Transferor Company PCIL") and Ambuja Cements Limited ("Transferee Company") and their respective shareholders ("Penna Cement Merger Scheme") has been approved by the respective board of directors of the aforesaid companies on December 17, 2024. The said Penna Cement Merger Scheme is subject to necessary statutory and regulatory approvals under the applicable laws, including approval of the National Company Law Tribunal, Ahmedabad Bench.
		Upon the Penna Cement Merger Scheme becoming effective, the Transferee Company will pay consideration, to the equity shareholders of the Transferor Company PCIL (other than the Transferee Company) whose names are recorded in the register of members on the Record Date, Rs. 321.50 (Rupees Three Hundred Twenty One and Paisa Fifty) for every 1 (one) fully paid-up equity share of Rs. 10/- each held by them in the Transferor Company PCIL, as determined by the independent valuer.
		Since, there will be no fresh issue of shares under the Penna Cement Merger Scheme, there will be no change in the shareholding pattern of the Transferee Company (post amalgamation) as disclosed above.
