MSIL: COS: NSE&BSE: 2024/10_10

29th October, 2024

MARUTI 💥 💸 SUZUKI

Vice President

National Stock Exchange of India Limited

"Exchange Plaza", Bandra- Kurla Complex

Bandra (E),

Mumbai - 400051

General Manager
Department of Corporate Services
BSE Limited
Phiroze Jeejeebhoy Towers

Dalal Street, Mumbai- 400001

<u>Subject: Outcome of Board Meeting: Amalgamation of Suzuki Motor Gujarat Private Limited,</u> a wholly owned subsidiary with Maruti Suzuki India Limited

Dear Sir(s),

The Board of Directors of the Maruti Suzuki India Limited ("Company") at its meeting held today i.e., Tuesday, the 29th October 2024, has, in-principle, approved amalgamation of Suzuki Motor Gujarat Private Limited, a wholly owned subsidiary with the Company. The amalgamation will be implemented in terms of the relevant provisions of the Companies Act, 2013 read with the rules made thereunder, Income Tax Act, 1961 and other applicable laws, as amended from time to time.

The Board meeting commenced at 10:20 a.m. Please note that the amalgamation of Suzuki Motor Gujarat Private Limited, a wholly owned subsidiary with Maruti Suzuki India Limited was approved by the Board at 12:15 p.m. and the meeting is continuing.

The requisite information as per Para A of Part A of Schedule III under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015 read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July 2023 is given as **Annexure - "A".**

This is for your information and records.

Thanking you.

Yours faithfully,

For Maruti Suzuki India Limited

Sanjeev Grover
Executive Officer & Company Secretary

MARUTI SUZUKI INDIA LIMITED

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New Delhi - 110070, India Tel: 011-46781000, Fax: 011-46150275/46150276

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Gurgaon Plant :
Maruti Suzuki India Limited,
Old Palam Gurgaon Road,
Gurgaon - 122015, Haryana, India.
Tel: 0124-2346721-30, Fax: 0124-2341304

Manesar Plant : Maruti Suzuki India Limited, Plot no.1, Phase- 3A, IMT Manesar, Gurgaon - 122051, Haryana, India. Tel: 0124-4884000, Fax: 0124-4884199

<u>Details of in-principle approval of amalgamation of Suzuki Motor Gujarat Private Limited</u> (SMG) into and with Maruti Suzuki India Limited (MSIL)

Sl. No.	Particulars	Details				
1.	Name of the entity(ies)	Maruti Suzuki India Limited ("MSIL")				
	forming part of the					
	amalgamation/ merger,	(CIN – L34103DL1981PLC011375) is a public listed company and was incorporated on 24 th February, 1981, under the provisions				
	details in brief such as,					
	size, turnover etc.	of the Companies Act, 1956 and is an existing company under the				
	li li	provisions of the Companies Act, 2013 ("2013 Act"). The				
		registered office of MSIL is situated at Plot No.1, Nelson Mandela				
		Road Vasant Kunj, South Delhi, New Delhi, Delhi, India, 110070. Suzuki Motor Gujarat Private Limited ("SMG") (CIN - U34200GJ2014FTC079460) is a private company				
		incorporated on 31st March, 2014 under the provisions of the				
		2013 Act. The registered office of SMG is situated at Block No.				
		334 and 335, Hansalpur, Near Village Becharaji, Mandal,				
		Ahmedabad, Hansalpur, Gujarat, India, 382130. SMG is a wholly				
		owned subsidiary of MSIL.				
		As on March 31, 2024, the net assets and revenue (audited				
ē.		standalone) of SMG and MSIL are as hereunder: (INR (in million))				
		Sl. No.	Name	Net Asset	Revenue from operations	
		1.	MSIL	839,820	1,409,326	
		2	SMG	128,859	394,064	
2.	Whether the transaction		-	-	of MSIL and as such both	
	would fall within related	SMG and MSIL are related parties to each other. However, the transaction shall not attract the requirements of Section 188 of the				
	party transactions? If					
	yes, whether the same is		-		eations provided in General	
	done at "arm's length"	Circular No. 30/2014 dated July 17, 2014, issued by the Minis				
		of Corporate Affairs.				
		Further, pursuant to Regulation 23(5)(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure				
		Requirements) Regulations, 2015, as amended, the provisions				
		relating to related party transactions are not applicable between a				
		holding cor	npany and i	its wholly own	ned subsidiary.	



3.	Area of business of the entity(ies)	Both the companies are primarily engaged in manufacturing, purchase and sale of motor vehicles, components and spare parts.	
4.	Rationale for amalgamation/ merger	1. The amalgamation will consolidate the business of both the companies which will result in focused growth, operational efficiencies, and enhance business synergies. It will also lead to simplification of group structure by eliminating multiple companies in same business.	
		2. The amalgamation would improve agility to enable quick decision making in MSIL's operations and align direction of each business unit towards common goals. The amalgamation would eliminate administrative duplications, consequently reducing administrative costs of maintaining separate entities.	
		3. This will result in sharing of best practices, cross-functional learnings and utilization of facilities in an efficient manner and will help in improving various performance indicators like HPV (Hours per vehicle), direct pass rate etc. for manufacturing.	
		4. The financial, managerial, technical resources, personnel capabilities, skills, and expertise of both the companies pooled in MSIL, will lead to rationalisation of cost thereby maximising shareholders' value.	
5.	In case of cash consideration - amount or otherwise share exchange ratio	SMG is a wholly owned subsidiary of MSIL. Upon completion amalgamation and the scheme of amalgamation coming i effect, the entire paid-up share capital of SMG shall state cancelled and extinguished in its entirety without being requited to comply with the provisions of Section 66 of the 2013 Act.	
		Further, the investment of MSIL in the shares of SMG, appearing in the books of account of MSIL shall, without any further act or deed, stand cancelled and extinguished. It is clarified that no new shares of MSIL shall be issued, nor payment shall be made in cash whatsoever by MSIL in lieu of cancellation of such shares of SMG.	



6.	Brief details of change in
	shareholding pattern (if
	any) of the listed entity.

There will be no change in the shareholding pattern of MSIL pursuant to the aforesaid scheme of amalgamation as no shares are being issued by MSIL in consideration for such amalgamation. The pre and post amalgamation shareholding pattern of MSIL has been provided below.

Category	Number of Shares & % of Voting Rights Pre- Amalgamation	Number of shares & % of Voting Rights Post - Amalgamation
Promoter &	18,29,51,476	18,29,51,476
Promoter	58.19%	58.19%
Group	*	
Public	13,14,51,098 41.81%	13,14,51,098 41.81%
Total	31,44,02,574	31,44,02,574

