

Sterlite Technologies Limited

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Sterlite Power

Sterlite Power Transmission Limited

U74120PN2015PLC156643 4th Floor, Godrej Millennium, 9, Koregaon Road, Pune 411001 INDIA Phone: +91-20-30514000, Fax: +91-20-30514113, Website – <u>www.sterlitetechnologies.com</u>; email - <u>secretarial@sterlite.com</u>

ELECTION NOTICE

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

Dear Eligible Member,

This Election Notice is sent to you pursuant to the Scheme of Arrangement between Sterlite Technologies Limited ("STL/ Company") and Sterlite Power Transmission Limited ("SPTL/ Resulting Company") and their respective shareholders and creditors (hereinafter referred to as the "Scheme of Arrangement"), as a Foreign Institutional Investor (including Foreign Portfolio Investor) shareholder of Sterlite Technologies Limited ("Eligible Member") as on 16 June 2016 ("Record Date"). If you require any clarification about the action to be taken, you may consult your stock broker or investment consultant or Karvy Computershare Private Limited (the "Registrar").

SCHEME OF ARRANGEMENT

The Hon'ble High Court of Bombay ("**Hon'ble High Court**") vide its Order dated 22 April 2016 ("**Order**") approved the Scheme of Arrangement. The certified copy of the Order of the Hon'ble High Court has been filed with the Registrar of Companies on 23 May 2016 ("**Effective Date**").

In accordance with the terms of the Scheme of Arrangement, all the assets and liabilities, in relation to the Power Products and Transmission Grid Business (as defined later) of the Company, have been vested in SPTL as of 1 April 2015 ("**Appointed Date**").

Pursuant to the Scheme of Arrangement, the Eligible Members shall be entitled to either receive (i) Equity shares of SPTL; or (ii) Redeemable preference shares of SPTL. The Eligible Members who have decided to choose equity shares of SPTL will be provided with an immediate exit as provided in Clause B(2) below and the Eligible Members who have decided to choose the redeemable preference shares of SPTL shall also have an option to exit as detailed in Clause B(3) below.

The Reserve Bank of India ("**RBI**") vide its letter dated June 6, 2016, provided its 'no-objection' to Sterlite Power Transmission Limited for issuance of equity shares and redeemable preference shares to Eligible Members and providing suitable exit mechanism to the Eligible Members. The 'no-objection' letter of RBI is effective from May 23, 2016 i.e. with effect from the Effective Date.

A. DETAILS OF THE RESULTING COMPANY EQUITY SHARES AND RESULTING COMPANY RPS

- 1. As a consideration for the Scheme of Arrangement, the Eligible Members shall receive either (i) Resulting Company Equity Shares; or (ii) Resulting Company RPS as per the Share Entitlement.
- 2. Please note that the Resulting Company Equity Shares will not be listed and/or admitted on any stock exchanges in India.
- 3. The Resulting Company RPS will have the following terms:

Face Value	The Resulting Company RPS will have a face value of INR 2 (Rupees two) per Resulting Company RPS.
Premium on issue	The Resulting Company RPS will be issued at a premium of INR 110.30 (Rupees One hundred ten and thirty paise) per Resulting Company RPS.
Coupon	The Resulting Company RPS will confer on the holders thereof a right to a fixed preferential dividend of 8% (Eight per cent) per annum on the face value of Resulting Company RPS in priority to the Resulting Company Equity Shares.
Redemption	The Resulting Company RPS will be redeemable on the expiry of 18 (eighteen) months from the date of allotment thereof. Each Resulting Company RPS will be redeemed at a redemption premium of INR 123.55 (Rupees One hundred twenty three and fifty five paise) per Resulting Company RPS.
Listing	The Resulting Company RPS will be listed on the BSE Limited and the National Stock

Exchange of India Limited (collectively referred to as the "Stock Exchanges").

B. DETAILS OF THE SHARE ENTITLEMENT AND OPTIONS AVAILABLE WITH THE ELIGIBLE MEMBER

1. OPTIONS AVAILABLE WITH ELIGIBLE MEMBER

In terms of the Scheme of Arrangement, following options are available to Eligible Member:

(i) RECEIVE RESULTING COMPANY EQUITY SHARES

1 (one) fully paid Equity Share of Rs 2 (Rupees two) each of Sterlite Power Transmission Limited for every 5 (five) fully paid up equity shares of Rs 2 (Rupees two) each of the Sterlite Technologies Limited held by the Eligible Member;

In case the Eligible Member opts for Resulting Company Equity Shares under Clause B (1) (i) above, such Eligible Member shall have to compulsorily sell the Resulting Company shares alloted ("**Equity Exit**") as explained under Clause B (2) hereunder;

OR

(ii) **RECEIVE RESULTING COMPANY RPS**

1 (one) fully paid-up redeemable preference share of Rs 2 (Rupees two) each issued at a premium of Rs 110.30 (Rupees One hundred ten and thirty paise) per redeemable preference share of Sterlite Power Transmission Limited for every 5 (five) fully paid equity shares of Rs 2 (Rupees two) each of Sterlite Technologies Limited held by Eligible Member;

Under this option, the Eligible Member shall continue to hold the Resulting Company RPS until either the Resulting Company RPS are redeemed by Sterlite Power Transmission Limited as stated in Clause A(3) above or the Resulting Company RPS are sold by the Eligible Member on the Stock Exchanges.

In case the Eligible Member opts for Resulting Company RPS under Clause B (1) (ii) above, such Eligible Member shall have a further option to exit ("**RPS Exit Option**") as explained under Clause B (3) hereunder.

2. EQUITY EXIT

- (i) If the Eligible Member opts for Resulting Company Equity Shares under Clause B (1) (i) above ("**Exiting Equity Shareholder**"), such Resulting Company Equity Shares will be issued and allotted, for and on behalf of and in trust for the Exiting Equity Shareholder, to Merchant Banker (Category-I) registered with the SEBI ("**Merchant Banker**") appointed by Promoters to act on behalf of and as an agent and trustee of the Exiting Equity Shareholder.
- (ii) The Merchant Banker will for and on behalf of such Exiting Equity Shareholder receive the aforesaid Resulting Company Equity Shares in an on-shore escrow account opened by it with a scheduled commercial bank in India for this purpose ("Escrow Account").
- (iii) Immediately upon allotment of Resulting Company Equity Shares to the Merchant Banker, the Merchant Banker will for and on behalf of the Exiting Equity Shareholder, offer for sale the Resulting Company Equity Shares, issued and allotted to it under the Scheme of Arrangement, for purchase by the Promoters and/ or their affiliates or any other person and/or entity identified by them ("Purchaser-Equity") within 30 (thirty) days from the date of allotment of the Resulting Company Equity Shares by Sterlite Power Transmission Limited at a price of Rs 112.30 (Rupees One hundred twelve and thirty paise) which includes a premium of Rs 110.30 (Rupees One hundred ten and thirty paise) per Resulting Company Equity Share ("Purchase Consideration- Equity").
- (iv) Within 7 (seven) business days of the receipt of the Purchase Consideration Equity, the Merchant banker will remit the Purchase Consideration Equity received, subject to applicable withholding tax, to the Exiting Equity Shareholder, in the same proportion as its entitlements.
- (v) The allotment of Resulting Company Equity Shares to the Merchant Banker for and on behalf of the Eligible Members under this Scheme of Arrangement, shall be deemed to be allotment of equity shares to the Eligible Members under the provisions of applicable law including that under the provisions of Section 2(19AA) of the Income Tax Act.
- (vi) All the expenses including the appointment of the Merchant Banker, opening of the Escrow Account, the stamp duty for the said transfer of Resulting Company Equity Shares will be borne by the Purchaser-Equity. The Purchaser-Equity shall be deemed to include their nominees or assigns who accepts in totality the terms of the Scheme of Arrangement.

3. RPS EXIT OPTION

(i) The Eligible Member (under Clause B (1) (ii) above) (hereinafter together referred to as "**Exiting RPS Shareholder**"), may opt to sell the Resulting Company RPS allotted to them, to the Promoters and/ or their affiliates or any other person and/or entity identified by them ("**Purchaser – RPS**"), at a price of Rs 112.30 (Rupees One hundred twelve and thirty paise) which

includes a premium of Rs 110.30 (Rupees One hundred ten and thirty paise) per Resulting Company RPS ("Purchase Consideration – RPS").

- (ii) The Purchaser-RPS, will within 30 (thirty) days from the date of allotment of the Resulting Company RPS and thereafter within 7 (seven) business days of transfer of Resulting Company RPS to Purchaser-RPS, dispatch / credit the payment on Purchase Consideration-RPS to the Exiting RPS Shareholder, after deducting taxes as applicable, through bankers cheque/demand draft/NEFT/RTGS/Direct Credit. The stamp duty for the transfer shall be borne by the Purchaser-RPS. The Purchaser-RPS shall be deemed to include their nominees or assigns who accepts in totality the terms of the Scheme of Arrangement. Any other liability including under the Income Tax Act, 1961 shall be borne by the respective parties.
- (iii) Exiting RPS Shareholder is required to exercise its RPS Exit Option in this Election Notice by duly filling in and signing the Form of Acceptance of Election Notice ("Form of Acceptance") attached herewith, by ticking Option III in the Form of Acceptance and also sign the Securities Transfer Form annexed hereto in the presence of 1 witness along with the name, address and signature of the witness.

4. The Eligible Member shall note the following:

- (i) The exercise of an option under this Election Notice by the Eligible Member must be through the Form of Acceptance and must be absolute and unqualified. Any acceptance to this Election Notice which is conditional or incomplete in any respect or where the Eligible Member selects more than one option, then such Form of Acceptance will be rejected without assigning any reason whatsoever and such Eligible Member shall be compulsorily issued shares as per the Default Option as stated in Clause 11.5 of the Scheme of Arrangement.
- (ii) If the Eligible Member has not submitted the duly completed Form of Acceptance to the Registrar prior to the expiry of the Election Period or has not provided requisite details as may be required in relation to the option or where such Election Notice has not been received by Registrar or the Election Notice has returned undelivered or the ownership of the equity shares of Sterlite Technologies Limited is in dispute, then in that event, such Eligible Member shall be compulsorily issued shares as per the Default Option as stated in Clause 11.5 of the Scheme of Arrangement.
- (iii) The Eligible Member shall be entitled to select any <u>ONE</u> of the options available to it under this Election Notice during the Election Period i.e. from 27 June 2016 till 8 August 2016 (both days inclusive).
- (iv) The Form of Acceptance forms an integral part of the Election Notice. Eligible Member is requested to complete the Form of Acceptance and submit the same together with such other documents as may be required to the Registrar at any of the collection centers mentioned in this Election Notice, by way of hand delivery or through the enclosed business reply envelope. Eligible Member may please refer to the "Instructions" while completing the Form of Acceptance.
- (v) Eligible Members **SHALL NOT** submit the Form of Acceptance to the Company.
- (vi) Where an Eligible Member does not receive the Form of Acceptance, the Eligible Member may download the same from the website of Sterlite Technologies Limited at <u>www.sterlitetechnologies.com</u> and also from the website of the Registrar at www.karisma.karvy.com.
- (vii)For details in respect of the Scheme of Arrangement, the Eligible Member may visit the website of Sterlite Technologies Limited at <u>www.sterlitetechnologies.com</u>.

5. FRACTIONAL SHARES

In case any Eligible Member's holding in Demerged Company is such that the Eligible Member becomes entitled to a fraction of a security of the Resulting Company, the Resulting Company shall not issue any fractional shares to such Eligible Member but shall consolidate such fractions and issue consolidated Securities to the Trust to be established for this purpose. The Trust shall sell such Securities to the Promoters and/ or their affiliates or any other person and/or entity identified by them, and distribute the net sale proceeds (after deduction of applicable taxes and other expenses incurred) to the Eligible Members entitled to the same in proportion to their fractional entitlements.

ILLUSTRATION OF THE SHARE ENTITLEMENT RATIO

Number of Equity Shares as of the Record Date (1)	Number of Resulting Company Equity Shares or Resulting Company RPS under Share Entitlement Ratio (2)	Fractional entitlements with respect to the Share Entitlement Ratio for Resulting Company Equity Shares or Resulting Company RPS (3)	Consideration for the fractional entitlement (Rs.)
1 Equity Share	Nil	0.2	22.46
2 Equity Shares	Nil	0.4	44.92
3 Equity Shares	Nil	0.6	67.38

Number of Equity Shares as of the Record Date (1)	Number of Resulting Company Equity Shares or Resulting Company RPS under Share Entitlement Ratio (2)	Fractional entitlements with respect to the Share Entitlement Ratio for Resulting Company Equity Shares or Resulting Company RPS (3)	Consideration for the fractional entitlement (Rs.)
4 Equity Shares	Nil	0.8	89.84
5 Equity Shares	1	Nil	NIL

C. ELIGIBILITY FOR EXERCISING THE ELECTION NOTICE

- 1. This Election Notice is being sent to all Eligible Members holding equity shares of Sterlite Technologies Limited and whose names appear in the register of members of Sterlite Technologies Limited or register of the NSDL and CDSL as on the Record Date.
- 2. The Election Notice is <u>NOT TRANSFERRABLE</u> and only the Eligible Members, whose names appear in the register of members of Sterlite Technologies Limited or register of the NSDL and CDSL as on the Record Date are eligible to exercise their option under this Election Notice.
- 3. The instructions, authorizations and provisions contained in the Form of Acceptance constitute part of the terms of this Election Notice.

D. PROCEDURE FOR ACCEPTANCE AND SETTLEMENT OF THE ELECTION NOTICE

1. The Eligible Member receiving this Election Notice will have to deliver the relevant documents as applicable and as mentioned in the Form of Acceptance at the Registrar's office by (i) hand-delivery at the following collection centres of the Registrar between 10.00 a.m. and 5.00 p.m. on any Business Day during the Election Period i.e. between 27 June 2016 and 8 August 2016 (both days inclusive); or (ii) by post using business reply envelope. Additionally, envelopes containing relevant documents, if sent by courier or by Registered Post to the Registrar at the expense of the Eligible Member will also be accepted. The documents **SHALL NOT** be sent to the Company.

Collection Centre	Address	Contact Person	Contact Details	E-mail	Mode of delivery
Mumbai	24B Rajabahudar Mansion, Ground Floor, 6 Ambalal Doshi Marg, Behind BSE Limited, Fort, Mumbai 400 051		Tel: 022 66235454 Fax: 022 6633 1135	nutan.shirke@karvy.com	Hand delivery
New Delhi	305 New Delhi House, 27 Barakhamba Road, Connaught Place,New Delhi 110 001	Kumar jamwal /Mr.Vinod Singh			Hand delivery
Ahmedaba d	201-203 Shail, Opp. Madhusudhan House Behind Girish Cold Drinks Off C G Road, Ahmedabad 380 006	/ Mr.Robert	Tel: 079 6661 4772 Fax: 079 2640 0527	<u>ahmedabad@karvy.com</u> robert.joeboy@karvy.co <u>m</u>	Hand delivery
Chennai	Akshya Plaza, First floor, F11,New No.108 Adhithanar Salai, Egmore,Chennai 600002		Tel: 044 2858 7781 Fax: 044 4202 8514	chennaiirc@karvy.com	Hand delivery
Kolkata	49 Jatin Das Road, Near Deshpriya Park, Kolkata 700 029		Tel: 033 2464 4891 Tel: 033 2464 7231 Fax: 033 2464 4866		Hand delivery
Bengaluru	No. 54, Yadalamma, Heritage, Vani Vilas Road, Next to Butter Sponge Bakery, Basavana Gudi, Bengaluru 560 004	Mr.Mahadev	Tel: 080 2662 1192 Fax: 080 2662 1169	ircbangalore@karvy.com	Hand delivery

2. Collection Centres of Karvy Computershare Private Limited

Collection Centre	Address	Contact Person	Contact Details	E-mail	Mode of delivery
	Shrinath Plaza, B-Wing, Ground Floor, Office # 16, Dnyaneshwar Puduka Chowk, Opp. IDBI Bank, FC Road, Pune – 411 005.		Tel: 020 2553 3795 Tel: 020 2553 3592 Fax: 020 2553 3742		Hand delivery
Hyderabad	Karvy Selenium Tower B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally mandal, Hyderabad-500032.	-	Tel:040-33215124	ircmadhapur@karvy.com	Hand delivery / Post

- 3. Eligible Members are requested to refer to the Form of Acceptance and instructions that are forming part of this Election Notice and submit the documents / certificates / declarations as specified therein.
- 4. All payments to Eligible Members, who either opt for the Resulting Company Equity Shares or opt for the RPS Exit Option in accordance with this Election Notice shall be made through NECS, Direct Credit, RTGS or NEFT or other electronic modes, as applicable to the bank account of the Eligible Members provided in the Depositories' database where such information is available. Where electronic modes are not available, then the payments under this Election Notice shall be made through demand drafts / bankers' cheques that shall be dispatched to the respective Eligible Members on the address which is available in the records of the Registrar.

5. Indicative Schedule of Activities

Activity	Timelines
Record Date	16 June 2016, Thursday
Completion of dispatch of Election Notice	26 June 2016, Sunday
Election Period Commencement	27 June 2016, Monday
Election Period Closure	8 August 2016, Monday
Resulting Company Board of Directors to issue and allot Resulting Company Equity Shares to the Merchant Banker for and on behalf of Eligible Members, who have opted for Resulting Company Equity Shares	By 3 rd week of August 2016
Resulting Company Board of Directors to issue and allot Resulting Company RPSs to the Eligible Members who have opted for Resulting Company RPS	By 3 rd week of August 2016
Transfer of the Resulting Company Equity Shares from the Merchant Banker to the Purchaser – Equity	By 3 rd week of September 2016
Transfer of the Resulting Company RPS from the Eligible Members (who have exercised the RPS Exit Option) to the Purchaser – RPS	By 3 rd week of September 2016
Transfer of the Purchase Consideration – Equity from the Purchaser Equity to the Merchant Banker.	By 3 rd week of September 2016
Transfer of the Purchase Consideration – Equity from the Merchant Banker to Exiting Equity Shareholder.	By 5 th week of September 2016
Transfer of the Purchase Consideration – RPS from the Purchaser RPS to the Exiting RPS Shareholder.	By 5 th week of September 2016

E. COMPLIANCE WITH TAX REQUIREMENTS

- 1. There are no tax implications on receipt of Resulting Company Equity Shares or Resulting Company RPS (collectively "Securities") in the hands of Eligible Members in the Resulting Company pursuant to provisions of section 47(vid) of Income Tax Act. The period of holding of equity shares of the Demerged Company ("Demerged Company Shares") shall be included in the period of holding for the Securities pursuant to section 2(42A) Explanation 1(g) of the Income Tax Act.
- 2. In accordance with section 49(2C) of the Income Tax Act, the cost of acquisition of the Securities is derived based on the proportion as the net book value of the assets transferred bears to the net worth of the Demerged Company immediately before such demerger.

Cost of Acquisition of Securities = Original cost of acquisition of equity share in Demerged Company **X** Net book value of assets transferred by the Demerged Company as on the Appointed Date

Net worth of the Demerged Company immediately before Demerger as on the Appointed Date

- 3. In accordance with section 49(2D) of the Income Tax Act, the cost of acquisition of the original shareholding in the Demerged Company is deemed to have been reduced by the amount calculated as per the provisions of sub-section (2C) i.e : **Cost of Acquisition of Demerged Company's Share:** Original cost of acquisition cost of acquisition of Securities
- 4. For the purpose of determining the post demerger cost of acquisition of equity share of STL and Securities under the Income Tax Act, the Eligible Members are advised to apportion their pre demerger cost of acquisition of equity shares of STL in the following manner :

Particulars	% of cost of acquisition of STL shares
Equity shares of STL	54.47%
Equity shares/ Redeemable preference shares of SPTL	45.53%
Total	100%

- 5. The rate of tax deduction in case of Eligible Members depends on various factors like:
 - (i) Date of acquisition of the shares;
 - (ii) Whether shares are held on investment account or trading account;
 - (iii) Whether shares qualify as long term capital asset or short term capital asset and exact period for which the shares have been held by the Eligible Member;
 - (iv) In addition to the above, the Eligible Member would have to enclose below-mentioned (as applicable) documents to determine the rate of tax deduction at source on the gross consideration payable:
 - (a) Eligible Members should enclose a copy of the permission received from RBI for the equity shares of the Company held by them. If the equity shares of the Company are held under the general permission of RBI, the Eligible Members should furnish a copy of the relevant notification / circular pursuant to which the equity shares are held and state whether the equity shares are held on repatriable or non-repatriable basis;
 - (b) Eligible Members are required to furnish bankers' certificates certifying inward remittance of funds for their original acquisition of equity shares of the Company;
 - (c) Eligible Members are also required to furnish (a) written confirmation from their custodian confirming that the equity shares of the Company held by them were acquired from proceeds deposited in the Eligible Member's account maintained with the custodian in India OR (b) a copy of the statement of account maintained with an authorized dealer in India evidencing that the equity shares of the Company held by them were acquired from proceeds deposited in such account being a foreign currency denominated account or special non-resident rupee account OR (c) bankers' certificates certifying inward remittance of funds for the original acquisition of the equity shares of the Company held by them;
 - (d) Eligible Members should enclose a self attested copy of Permanent Account Number ("PAN") letter or a self attested copy of the PAN cards.
 - (e) Eligible Members/sub-accounts are requested to enclose their registration certificate/ letter issued by SEBI;
 - (f) If the equity shares of the Company are held on Investment / Capital account, kindly enclose a certificate from Chartered Accountant certifying the same along with proof of investment;
 - (g) No deduction of tax under Section 196D(2) of the Income Tax Act is required to be made from any income arising to Eligible Member by way of capital gains arising from the transfer of securities referred to in Section 115AD of the Income Tax Act as defined in Section 115AD of the Income Tax Act;
 - (h) Tax will be deducted at source at the applicable rates (plus cess & surcharge as applicable) if the shares are held on trade account or if the Eligible Member fails to certify that the shares are held by it on investment / capital account;
 - (i) In order to seek deduction of tax at a lower rate or on a lower amount, Eligible Members should enclose no objection certificate / tax clearance certificate from income tax authorities issued under Section 195(3) or under Section 197 of the Income Tax Act indicating the tax to be deducted, if any, by the Merchant Banker or Purchaser-

RPS, as the case may be, before remittance of consideration. Otherwise, tax will be deducted at the rates as may be applicable to the category and status of the shareholder, on the full consideration payable by the Merchant Banker or Purchaser-RPS, as the case may be;

- (j) In case the documents /information as requested above are not submitted or the documents /information submitted is considered to be ambiguous/incomplete/conflicting, tax shall be withheld on the gross consideration at the maximum marginal rate as applicable;
- (k) Section 90(4) and Section 90A(4) of the Income Tax Act provide that, any person claiming benefit under any Double Tax Avoidance Agreement ("DTAA") between India and any other foreign country / specified territory should furnish the 'Tax Residency Certificate' ("TRC") (containing the specified particulars) provided to him / it by the Government of that foreign country / specified territory of which he / it claims to be tax resident. The TRC should contain particulars and should be verified in the manner provided in Form No. 10F of Income Tax Rules, 1962;
- (1) Self attested declaration of not having permanent establishment in India in case income is business income and the Eligible Member chooses to take benefit under the relevant DTAA.

Particulars	Details / Definition	
Appointed Date	means opening business hours of 1 April 2015	
Business Day	Means a day other than (i) a public holiday under Section 25 of the Negotial Instruments Act, 1881 at Aurangabad; or (ii) a Saturday or Sunday; or (iii) any other of when the clearing facility offered by the Reserve Bank of India is unavailable	
CDSL	Central Depository Services (India) Limited	
Default Option	means the issuance and allotment of Resulting Company Equity Shares as per the Share Entitlement Ratio	
Demerged Company or the Company	Sterlite Technologies Limited having its registered office at E1, MIDC Industrial Area, Waluj, Aurangabad, Maharashtra- 431136	
Demerged Undertaking	all the business, undertakings, properties, investments and liabilities of whatsoever nature and kind and wheresoever situated, of the Demerged Company, in relation to and pertaining to the Power Products and Transmission Grid Business on a going concern basis, together with all its assets and liabilities	
Depositories	CDSL and NSDL	
Election Period	27 June 2016 to 8 August 2016 (both days inclusive)	
Eligible Members	FII (including Foreign Portfolio Investor) Shareholders of the Demerged Company as on the record date	
FII	means an entity established or incorporated outside India and which is registered as a Foreign Institutional Investor in accordance with the Securities and Exchange Board of India (Foreign Institutional Investor) Regulations 1995	
FII Shareholder	means an entity established or incorporated outside India, being a shareholder of the Company as on the Record Date and which is registered as a FII in accordance with the Securities and Exchange Board of India (Foreign Institutional Investor) Regulations 1995	
Income Tax Act	The Income Tax Act, 1961, as amended	
NECS	National Electronic Clearing Services	
NEFT	National Electronic Funds Transfer	
NSDL	National Securities Depository Limited	
Power Products and Transmission Grid Business	means (i) the power products and solutions business located at Rakholi (Silvassa), Piparia (Silvassa, Dadra & Nagar Havelli), Jharsuguda (Odisha), Haridwar (Uttrakhand), offices in Pune, etc. carried out by the Demerged Undertaking of the Demerged Company; and (ii) the investment in transmission grid subsidiaries by the Demerged	

F. DEFINITIONS / ABBREVIATIONS

Particulars	Details / Definition		
	Company		
Record Date	16 June 2016		
Registrar	Karvy Computershare Private Limited		
Resulting Company	Sterlite Power Transmission Limited having its registered office at 4 th Floor, Godrej Millennium, 9 Koregaon Road, Pune, Maharashtra-411001		
Resulting Company Equity Shares	Equity Share of Rs 2 (Rupees two) each fully paid of the Resulting Company		
Resulting Company RPS	8 percent Redeemable Preference Shares of the Resulting Company of face value of Rs. 2 issued at a premium of Rs 110.30 (Rupees One hundred ten and thirty paise) per redeemable preference share with maturity of eighteen (18) months from the date of allotment		
RTGS	Real Time Gross Settlement		
Scheme of Arrangement	Scheme of Arrangement between Sterlite Technologies Limited and Sterlite Power Transmission Limited and their respective shareholders and creditors		
SEBI	Securities and Exchange Board of India		
Securities	The Resulting Company Equity Shares and the Resulting Company RPS		
Shareholder	Shareholder of Sterlite Technologies Limited as of the Record Date		
Trust	The Trust that shall be established to administer the fractional entitlements under the Scheme of Arrangement		
Share Entitlement Ratio	(a) 1 (one) fully paid equity share of Rs 2 (Rupees two) each of the Resulting Company for every 5 (five) fully paid up equity shares of Rs 2 (Rupees two) each of the Demerged Company; OR		
	(b) 1 (one) fully paid-up redeemable preference share of Rs 2 (Rupees two) each at a premium of Rs 110.30 (Rupees One hundred ten and thirty paise) per redeemable preference share in the Resulting Company for every 5 (five) fully paid equity shares of Rs 2 (Rupees two) each of the Demerged Company		
Promoters	Promoters of Sterlite Technologies Limited as per Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended		

SIGNED FOR AND ON BEHALF OF STERLITE TECHNOLOGIES LIMITED

Amit Deshpande

Company Secretary

SIGNED FOR AND ON BEHALF OF STERLITE POWER TRANSMISSION LIMITED

Swapnil Patil **Company Secretary**

Pune : 20 June 2016 Date :

Please ensure the following before dispatching the business reply envelope -

✓ Exercise ONE option in the Form of Acceptance;

✓ Signature on Form of Acceptance;

✓ In case of exercising Exit Option –

- Signature on Securities Transfer Form and;
- Name, address and signature of witness on Securities Transfer Form. _

Place