

The Secretary	The Secretary	
National Stock Exchange of India Limited	BSE Limited	
Exchange Plaza,	Phiroze Jeejeebhoy Towers	
Bandra Kurla Complex	Dalal Street	
Mumbai - 400051	Mumbai - 400 001	
Symbol: EQUITASBNK	Scrip Code : 543243	

Dear Sirs,

Sub: Outcome of Board Meeting held on July 26, 2021 –
Intimation of the Scheme of Amalgamation between Equitas Holdings Limited ("EHL") and Equitas Small Finance Bank Limited (ESFB) and their respective shareholders

In compliance with Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued by Securities and Exchange Board of India ("SEBI"), read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015, we wish to submit that the Board of Directors of Equitas Small Finance Bank Limited at its Meeting held today, after considering the Scheme and other related documents and the recommendations of the Audit Committee of the Board and the Committee of Independent Directors, has approved a Scheme of Amalgamation between Equitas Holdings Limited ("EHL / Transferor Company") and Equitas Small Finance Bank Limited ("ESFBL / Transferee Company") and their respective shareholders ("Scheme") under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Rules made thereunder. The Scheme contemplates the amalgamation of Transferor Company into and with the Transferee Company and the dissolution without winding-up of the Transferor Company pursuant thereto. (Transferor Company and Transferee Company collectively referred to as the "Amalgamating Companies").

The Scheme is subject to the following approvals:

- a. receipt of approval from the Reserve Bank of India ("RBI") as per applicable laws and such other directions, regulations issued by the RBI,
- b. approval from SEBI for ESFBL to meet the minimum public shareholding requirements through the aforesaid Scheme
- c. approval/ no-objection confirmation from Stock Exchanges under the applicable SEBI Regulations
- d. approval of respective requisite majorities of the public shareholders and creditors of EHL and ESFBL as the NCLT may direct,
- e. the sanction of the NCLT and
- f. such other statutory and regulatory approvals, permissions and sanctions of regulatory and other authorities, as may be necessary.

The Appointed Date for the Scheme shall be November 1, 2021, or such other date as determined by the Board of ESFBL to comply with the approvals/directions from the regulatory and statutory authorities and the Scheme shall be operative from the Effective Date i.e. the date on which the authenticated copy or certified copy of the order of the NCLT sanctioning the Scheme is filed with the Registrar of Companies, Chennai, Tamil Nadu by EHL.

600 002.

Equitas Small Finance Bank Limited (Previously known as Equitas Finance Limited)



Information as required under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015

Sl. No.	Particulars	Details				
1	Name of the entity(ies) forming part of the amalgamation/merger, details in brief such as, size, turnover etc.;	The details of total assets, turnover and networth of Equitas Holdings Limited ("EHL/Transferor Compa and Equitas Small Finance Bank Lim ("ESFBL/Transferee Company") collectively referred ("Amalgamating Companies") is as under:				or Company") nk Limited
		S.No.	Name	Total	Turnover	Networth
				Assets (Rs in lakh)	(Rs in lakh)	(Rs in lakh)
		1.	EHL	1,78,700.09	17,745.31	1,78,378.01
		2.	ESFBL	24,71,522.46	3,61,246.79	3,39,634.11
2.				ed Financial S	The state of the s	C- 802-100-00-00-00-00-00-00-00-00-00-00-00-00
	would fall within related party transactions? If yes, whether the same is done at "arm's length";	party trattransactive requirer accordance of Corportion of Corportion The Transactive The Constant's less than the constant's less than the constant of the Transactive The Constant of the Tr	ion sha ments of s nce with No. 30/2 orate Affa nsferor C ransferee sideration ngth basi sideration the Val Valuation es Limited nas provishare excepts	s under Listing Il not attract Section 188 of the clarificat 2014 dated July airs. Company ("EHI Company ("ES	Regulations of compliance compliance the Companions provided 17, 2014 issued 17, 2014 issued 17, 2014 issued 18, and the Companion of the Comp	e with the s Act, 2013 in d in General d by Ministry ing company harged on an he Scheme is 2021, issued Valuers. IIFL y 1 Merchant July 26, 2021

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4th Floor, Phase II, Spencer Plaza, No.769, Mount Road, Anna Salai, Chennai, Tamil Nadu, India - 600 002 T: +91 44 4299 5000 | F: +91 44 4299 5050 | corporate@equitas.in | www.equitasbank.com Toll Free: 1800 103 1222 | CIN No.: U65191TN1993PLC025280



	V	Further, T R Chadha & Co LLP, Chartered Accountants,
		statutory auditors of the Company has certified that the
		accounting treatment provided in the Scheme is in
		conformity with the applicable accounting standards and
		Section 133 of the Companies Act, 2013.
		The Committee of Independent Directors and the Audit
		Committee have also independently recommended the
		Scheme.
3.	Area of business of the	EHL is a non-deposit taking, systemically important core
	entity(ies);	investment company (CIC-ND-SI) registered with the
	S = 0 - 7.52	Reserve Bank of India (RBI). EHL's operations and activities
		are limited to investing in and providing loans to group
		companies. EHL operates two subsidiaries: Equitas Small
		Finance Bank Limited (ESFB), licensed under Section 22 of
	g g	the Banking Regulations Act, 1949 to carry on the business
		of small finance bank, and Equitas Technologies Private
		Limited (ETPL), engaged in the business of freight
		aggregation.
	= 1	55 5
		ESFBL operates as a small finance bank engaged in retail
	C	banking business with focus on micro finance, commercial
		vehicle finance, home finance, loan against-property
		finance, corporate finance, and providing financing
		solutions for individuals and micro and small enterprises
	n -	(MSEs) that are underserved by formal financing channels
	2 = 11	while providing a comprehensive banking and digital
		platform for all.
4.	Rationale for amalgamation	1. As part of the conditions laid down in the small finance
	/merger	bank licence referenced Licence No. MUM: 119 dated
		June 30, 2016 issued by the RBI and the Guidelines for
		Licensing of 'Small Finance Banks' in the Private Sector
		dated November 27, 2014, the RBI had directed that
	>	dated November 27, 2014, the Kbi had directed that
	5	The against about a CCCRI to 111 dies 1
		a. The equity shares of ESFBL should be listed on
	=	recognized stock exchange(s) in India within a
	_	time period of 3 (three) years from the date the
	0	net worth of ESFBL reaches INR 500 crores (i.e.,
	1 FINA	by September 04, 2019, since ESFBL commenced
	( a la l	hanking operations with a not wouth of
	Ser Ser	banking operations with a net worth of more

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		b. If the promoter of ESFBL, i.e., EHL holds more than 40% (forty percent) of equity shares in ESFBL, then EHL should reduce its stake in ESFBL to 40% (forty percent) within a period of 5 (five) years from the date of commencement of business of the bank (i.e., up to September 04, 2021).
		2. The directive of the RBI as mentioned under Clause 1.a above was complied with by ESFBL by way of Initial Public Offering and listing of its shares on the Stock Exchanges with effect from November 2, 2020.
		3. The Scheme seeks to achieve compliance with the directive of the RBI as mentioned under Clause 1.b by EHL in a manner that is in the best interests of and without being prejudicial to EHL, ESFBL, their respective shareholders or any other stakeholders.
		4. As per the SFB Licensing Guidelines read with RBI clarification, a promotor can exit from the Small Finance Bank after completing the lock-in period of five years with the approval from RBI and subject to applicable SEBI Regulations.
		5. The amalgamation of EHL with ESFBL and issue of shares of ESFBL to the shareholders of EHL in accordance with the Scheme will also enable compliance with the minimum public shareholding requirement by ESFBL.
5.	In case of cash consideration - amount or otherwise share exchange ratio;	Upon coming into effect of this Scheme and in consideration of the amalgamation of the Company into and with the Transferee Company, the Transferee Company shall, without any further application, act or deed, issue and allot to Eligible Members of the Company in the following ratio
	SILL FINANCE	each of the equity shareholders of the Transferor Company as on the Record Date, without any further application or deed, shall be allotted <b>226</b> Equity Shares of Rs.10/- each credited as fully paid up of the Transferee Company in respect of every <b>100</b> Equity Shares

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Chennai 600 002.



	3	of Rs.10/- each fully paid up held by them in the Transferor Company.
		The above ratio in which the ESFBL Shares will be issued to the equity shareholders of the Transferor Company is herein after referred to as the "Share Exchange Ratio"
6	Brief details of change in shareholding (if any) of listed entity.	Upon scheme becoming effective, the Bank will issue equity shares as mentioned in Sl.No. 5 above to the equity shareholders of the transferor company as on the Record Date as defined in the Scheme.
		Considering that Transferor Company is a company with no identifiable promoter and all its shareholders are public shareholders, issue of shares under the Scheme would result in increase of public shareholding in the Bank from 18.25% as on June 30, 2021 to 100%.

The Meeting of the Board of Directors of the Company commenced at 16.00 hours and concluded at 18.00 hours

Thanking you,

Yours faithfully,

For Equitas Small Finance Bank Limited

Sampathkumar K R Company Secretary

