## To,

Asst. Vice President, National Stock Exchange of India Ltd., Exchange Plaza, 5th Floor,<br>Plot No. C/1, G Block,<br>Bandra Kurla Complex,<br>Bandra (E),<br>MUMBAI-400 051.

Dy. General Manager, Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street,<br>Fort,<br>MUMBAI - 400001.

Dear Sir(s),

Sub: Information pursuant to Clause 35A of the Listing Agreement with the Stock Exchanges in connection with the $42^{\text {nd }}$ Annual General Meeting of the Company dated $29^{\text {th }}$ September, 2015.

With reference to the captioned subject, we enclose herewith information as required under Clause 35A of the Listing Agreement with the Stock Exchanges for your reference and records.

You are requested to kindly take note of the same.

Thanking you.

For Jayaswal Neco Industries Limited


Ashutosh Mishra
Company Secretary
(Membership No. A23011)


178-A, LIGHT INDUSTRIAL AREA, BHILAI - 490026 CHHATISGARH, INDIA PHONES: 0788-2282845 FAX: 0788-2286679

REGD. OFFICE : F-8, MIDC INDUSTRIAL AREA, HINGNA ROAD, NAGPUR - 440016 (INDIA) PHONES : +91-7104-237276, 237471, 237472, 236251, 325682, 325683, 325684, FAX : +91-7104-237583, 236255•E-mail : contact@necoindia.com• Website : www.necoindia.com

INFORMATION PURSUANT TO CLAUSE 35A OF THE LISTING AGREEMENT

| Sr. <br> No. | Particulars | Details |  |
| :---: | :---: | :---: | :---: |
|  | Date of Annual General Meeting | $29^{\text {th }}$ September, 2015 |  |
| 1 |  | 41,476 Shareholders as on $22^{\text {nd }}$ September, 2015 |  |
| 2 | Total number of shareholders on record date/Cutoff date: |  |  |
| 3 | No. of shareholders present in the meeting either in person or through proxy: | Promoters and Promoter Group | Public |
|  |  | 16 | 17 |
| 4 | No. of Shareholders attended the meeting through Video Conferencing | Promoters and Promoter Group | Public |
|  |  | The Company has not provided the facility to the shareholder for attending the meeting through Video Conferencing |  |

## Details of the Agenda:

## Resolution No

1(a) Adoption of Audited Financial Statement of the Company for the Financial Year ended $31^{\text {st }}$ March, 2015 and reports of the Board of Directors and Auditors thereon.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

301. TULSIANI CHAMBERS NARIMAN POINT, MUMBAI 400021 (INDIA) PH. : (022) 4213-4813, (022) : 22832381 FAX : (022) 22832367

The Chairman declare that the resolution related to item no. 1(a) of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

1(b) Adoption of Audited Consolidated Financial Statement of the Company for the Financial Year ended $31^{\text {st }}$ March, 2015 and the report of the Auditors thereon.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | $\%$ of <br> Votes <br> Cast on <br> Outstand <br> ing <br> Shares <br> $(3)=$ <br> $[(2) /(1)]^{*}$ <br> 100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)] * 100$ | \% of votes against on votes Cast (7)$=[(5) /(2)$$]^{*} 100$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote Evoting | Voting <br> at <br> AGM |  |  |  |  |  |
| Promoters and Promoter Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127194928 | 9263 | 100.0000 | 127202046 | 2145 | 99.9983 | 0.0017 |
| Total | 580807032 | 580797769 | 9263 | 100.0000 | 580804887 | 2145 | 99.9996 | 0.0004 |

The Chairman declare that the resolution related to item no. $1(b)$ of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

2(a) Re-appointment of Shri Arbind Jayaswal as a Director, who retires by rotation and being eligible, offers himself for re-appointment.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | $\%$ of <br> Votes <br> Cast on Outstand ing Shares (3) $=$ $[(2) /(1)]^{*}$ 100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ($\begin{gathered} 6)= \\ {[(4) /(2)]^{*} 100} \end{gathered}$ | $\%$ of <br> votes <br> against on votes Cast (7) <br> $=[(5) /(2)$ J*100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | Voting at AGM |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 0 | 0 | 0.0000 | 0 | 0 | 0 | 0 |



| Public <br> Institution <br> al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| :--- | ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| Public- <br> Others | 127204191 | 111895621 | 9263 | 87.9726 | 111899244 | 5640 | 99.9950 | 0.0050 |
| Total | $\mathbf{5 8 0 8 0 7 0 3 2}$ | $\mathbf{1 2 6 1 9 5 6 2 1}$ | $\mathbf{9 2 6 3}$ | $\mathbf{2 1 . 7 2 9 2}$ | $\mathbf{1 2 6 1 9 9 2 4 4}$ | $\mathbf{5 6 4 0}$ | $\mathbf{9 9 . 9 9 5 5}$ | $\mathbf{0 . 0 0 4 5}$ |

The Chairman declare that the resolution related to item no. $2(a)$ of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $\mathbf{2 9}{ }^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

2(b) Re-appointment of Shri Ramesh Jayaswal as a Director, who retires by rotation and being eligible, offers himself for re-appointment.

## Resolution Required: Ordinary Resolution

Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | \% ofVotesCast onOutstandingShares$(3)=$$[(2) /(1)]^{*}$100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)] * 100$ | $\begin{gathered} \% \text { of } \\ \text { votes } \\ \text { against } \\ \text { on votes } \\ \text { Cast }(7) \\ =[(5) /(2) \\ ]^{*} 100 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | Voting at AGM |  |  |  |  |  |
| Promoters and <br> Promoter Group | 439302841 | 0 | 0 | 0.0000 | 0 | 0 | 0 | 0 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 111895621 | 9263 | 87.9726 | 111899244 | 5640 | 99.9950 | 0.0050 |
| Total | 580807032 | 126195621 | 9263 | 21.7292 | 126199244 | 5640 | 99.9955 | 0.0045 |

The Chairman declare that the resolution related to item no. 2(b) of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $\mathbf{2 9}^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

3(i) Ratification of the appointment of $\mathrm{M} / \mathrm{s}$ Chaturvedi \& Shah, Chartered Accountants as the Auditors of the Company from the conclusion of this meeting till the conclusion of the next Annual General Meeting and fixation of their remuneration.

## Resolution Required: Ordinary Resolution

Mode of Voting: E-voting and voting through Ballot paper at AGM


| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | $\%$ ofVotesCast onOutstandingShares$(3)=$$[(2) /(1)]^{*}$100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)]^{*} 100$ | \% of votes against on votes Cast (7) $=[(5) /(2)$ J*100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | Voting at AGM |  |  |  |  |  |
| Promoters <br> and <br> Promoter Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127183528 | 9263 | 99.9910 | 127188946 | 3845 | 99.9970 | 0.0030 |
| Total | 580807032 | 580786369 | 9263 | 99.9980 | 580791787 | 3845 | 99.9993 | 0.0007 |

The Chairman declare that the resolution related to item no. 3 (i) of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

3(ii) Ratification of the appointment of $\mathrm{M} / \mathrm{s}$ Agrawal Chhallani \& Co., Chartered Accountants as the Auditors of the Company from the conclusion of this meeting till the conclusion of the next Annual General Meeting and fixation of their remuneration.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | \% of <br> Votes <br> Cast on Outstand ing Shares (3) = [(2)/(1)]* 100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)]^{*} 100$ | \% of votes against on votes Cast (7) $=[(5) /(2)$ ]*100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | Voting at AGM |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127183528 | 9263 | 99.9910 | 127188946 | 3845 | 99.9970 | 0.0030 |
| Total | 580807032 | 580786369 | 9263 | 99.9980 | 580791787 | 3845 | 99.9993 | 0.0007 |



The Chairman declare that the resolution related to item no. 3 (ii) of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) heid on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

Appointment of Shri Arvind lyer as an Independent Director for a term of 2 (Two) years from $13^{\text {th }}$ November, 2014 to $12^{\text {th }}$ November, 2016.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | \% of <br> Votes <br> Cast on Outstand ing Shares $\begin{gathered} (3)= \\ {[(2) /(1)]^{*}} \\ 100 \\ \hline \end{gathered}$ | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)]^{*} 100$ | \% of votes against on votes Cast (7) $=[(5) /(2)$ ]*100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | Voting at AGM |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127194878 | 9263 | 99.9999 | 127197796 | 6345 | 99.9950 | 0.0050 |
| Total | 580807032 | 580797719 | 9263 | 99.9999 | 580800637 | 6345 | 99.9989 | 0.0011 |

The Chairman declare that the resolution related to item no. 4 of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

Appointment of Shri M. M. Vyas as an Independent Director for a term of 2 (Two) years from $12^{\text {th }}$ February, 2015 to $11^{\text {th }}$ February, 2017.

Resolution Required: Ordinary Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM


| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | \% of <br> Votes <br> Cast on Outstand ing Shares (3) $=$ [(2)/(1)]* 100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ( 6) $=$$[(4) /(2)] * 100$ | \% of votes against on votes Cast (7) $=[(5) /(2)$ $]^{*} 100$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | $\begin{aligned} & \text { Voting } \\ & \text { at } \\ & \text { AGM } \end{aligned}$ |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127194878 | 9263 | 99.9999 | 127198196 | 5945 | 99.9953 | 0.0047 |
| Total | 580807032 | 580797719 | 9263 | 99.9999 | 580801037 | 5945 | 99.9990 | 0.0010 |

The Chairman declare that the resolution related to item no. 5 of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.

To increase the remuneration of Shri Avneesh Jayaswal, Group Director of the Company w.e.f. $1^{\text {st }}$ October, 2015.

Resolution Required: Special Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast (2) |  | \% of <br> Votes <br> Cast on Outstand ing Shares (3) $=$ $[(2) /(1)]^{*}$ 100 | No. of Votes - in favour (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ($\begin{gathered} 6)= \\ {[(4) /(2)] * 100} \end{gathered}$ | \% of votes against on votes Cast (7) $=[(5) /(2)$ ]*100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote Evoting | Voting at AGM |  |  |  |  |  |
| Promoters and <br> Promoter <br> Group | 439302841 | 0 | 0 | 0.0000 | 0 | 0 | 0.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 111895576 | 1763 | 87.9667 | 111890794 | 6545 | 99.9942 | 0.0058 |
| Total | 580807032 | 126195576 | 1763 | 21.7279 | 126190794 | 6545 | 99.9948 | 0.0052 |



The Chairman declare that the resolution related to item no. 6 of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $\mathbf{2 9}^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as Special resolution.

Appointment of Shri Megh Pal Singh as Executive Director (Steel) of the Company for a period of 3 (Three) years w.e.f. $13^{\text {th }}$ November, 2014.

Resolution Required: Special Resolution
Mode of Voting: E-voting and voting through Ballot paper at AGM

| Promoter /Public | No. of Share held <br> (1) | No. of Votes Cast <br> (2) |  | \% ofVotesCast onOutstandingShares(3) $=$$[(2) /(1)]^{*}$100 | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ($\begin{gathered} 6)= \\ {[(4) /(2)]^{*} 100} \end{gathered}$ | $\begin{gathered} \% \text { of } \\ \text { votes } \\ \text { against } \\ \text { on votes } \\ \text { Cast }(7) \\ =[(5) /(2) \\ ]^{*} 100 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | $\begin{aligned} & \text { Voting } \\ & \text { at } \\ & \text { AGM } \end{aligned}$ |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| PublicOthers | 127204191 | 127194878 | 9263 | 100.0000 | 127199496 | 4645 | 99.9963 | 0.0037 |
| Total | 580807032 | 580797719 | 9263 | 100.0000 | 580802337 | 4645 | 99.9992 | 0.0008 |

The Chairman declare that the resolution related to item no. 7 of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as Special resolution.

Approval of the Cost Auditor's remuneration for the financial year ending 31 ${ }^{\text {st }}$ March, 2016.

## Resolution Required: Ordinary Resolution

Mode of Voting: E-voting and voting through Ballot paper at AGM


| Promoter /Public | No. of Share held (1) | No. of Votes Cast <br> (2) |  | \% of <br> Votes <br> Cast on <br> Outstand <br> ing <br> Shares $\begin{gathered} (3)= \\ {[(2) /(1)]^{*}} \\ 100 \end{gathered}$ | No. of Votes - in favour <br> (4) | No. of Votes Against (5) | \% of Votes in favour on votes Cast ($\begin{gathered} 6)= \\ {[(4) /(2)] * 100} \end{gathered}$ | $\begin{gathered} \% \text { of } \\ \text { votes } \\ \text { against } \\ \text { on votes } \\ \text { Cast (7) } \\ =[(5) /(2) \\ ]^{*} 100 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Through remote E voting | $\begin{aligned} & \text { Voting } \\ & \text { at } \\ & \text { AGM } \end{aligned}$ |  |  |  |  |  |
| Promoters <br> and <br> Promoter <br> Group | 439302841 | 439302841 | 0 | 100.0000 | 439302841 | 0 | 100.0000 | 0.0000 |
| Public Institution al Holders | 14300000 | 14300000 | 0 | 100.0000 | 14300000 | 0 | 100.0000 | 0.0000 |
| Public- | 127204191 | 127194878 | 9263 | 100.0000 | 127201096 | 3045 | 99.9976 | 0.0024 |
| Others | 580807032 | 580797719 | 9263 | 100.0000 | 580803937 | 3045 | 99.9995 | 0.0005 |

The Chairman declare that the resolution related to item no. 8 of the notice of the $42^{\text {nd }}$ Annual General Meeting (AGM) held on $29^{\text {th }}$ September, 2015 as placed before the AGM was passed with requisite majority as an Ordinary resolution.


Company Secretary
(Membership No. A23011)


To,<br>The Chairman<br>JAYASWAL NECO INDUSTRIES LIMITED<br>F-8, MIDC Industrial Area, Hingna Road, Nagpur - 440016 (MH)

Dear Sir,
Sub: Consolidated Scrutinizer's Report on voting through remote e-voting facility conducted pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Amendment Rules, 2015 and voting through ballot paper at the Annual General Meeting of the Jayaswal Neco Industries Limited held on Tuesday, September 29, 2015 at 12.30 p.m.

I, S. P. Jog, of M/s. Shantanu Jog \& Associates, Practicing Company Secretaries, had been appointed as the Scrutinizer by the Board of Directors of the Jayaswal Neco Industries Limited ("the Company) pursuant to Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Amendment Rules, 2015 and in accordance with the Clause 35B of the Listing Agreements to scrutinize the remote e-voting process in respect of the below mentioned resolutions passed at the Annual General Meeting of the Company held on Tuesday, September 29,2015 at 12.30 p.m. I confirm that, I am familiar and well versed with the concept of electronic voting system as prescribed under the said rules and the SEBI circular No. CIR/CFD/POLICY CELL/2/2014 dated April 17, 2014 issued in this regard.

I was also appointed as Scrutinizer to scrutinize the voting process which took place through ballot paper at the said Annual General Meeting held on September 29, 2015.

The Notice dated August 12, 2015 along with statement setting out material facts under Section 102 of the Act were sent to the Shareholders in respect of the below mentioned resolutions passed at the Annual General Meeting of the Company.

- The Company had availed the e-voting facility offered by National Securities Depository Limited (NSDL) for conducting remote e-voting by the Shareholders of the Company.
- The Company had also provided voting facility through ballot paper to the shareholders present at the Annual General Meeting and who had not cast their vote earlier through remote e-voting facility.
- The Shareholders of the Company holding shares as on the "cut-off" date of September 22, 2015 were entitled to vote on the resolutions as contained in the Notice of the Annual General Meeting.
- The cutoff date for dispatch of the Notice of the Annual General Meeting (AGM) was August 28, 2015 and as on that date, there were 41397 Members in the Company. The Service providers had sent the notices of the AGM along with the Annual Report 2014-15 and E-voting details by e-mail to 14691 Members whose email id was made available by the depositories and for those members, holding shares in physical form, who had registered their email id with the RTA. In respect of 26706 members, whose email id's were not available, the notices were sent by courier. However this excludes those cases which are disputed and have been held in abeyance.
- The Notices sent (both through email \& physical form) contained the detailed procedure to be followed by the members who were casting their votes electronically as provided in the Rule 20 of the Companies (Management \& Administration) Rules, 2014 as amended.
- The Cutoff date for the purposes of identifying the members who will be entitled to vote on the resolutions placed for approval of the members was September 22, 2015.
- The Company completed the dispatch of the notices to the Members on September 4, 2015.
- As prescribed in Clause (v) of sub rule 4 of the rule 20, the Company also released an advertisement, which was published 21 days before the date of the AGM in English in "Financial Express" and "Indian Express" newspaper having countrywide circulation on September 5, 2015 and in Marathi in "Loksatta" newspaper dated September 6, 2015. The Notice published in the newspaper carried the required information as specified in Sub Rule 4(v) (a) to (h) of the said Rule 20.
- The voting period for remote e-voting commenced on Friday, September 25, 2015 at 09:00 a.m. (IST) and ended on Monday, September 28, 2015 at 05:00 p.m. (IST) and the NSDL e-voting platform was blocked thereafter.
- At the venue of the AGM of the Company held on September 29, 2015, the facility to vote through Ballot Paper had been provided to facilitate those members present in the meeting but could not participate in the remote E -voting to cast their votes.
- After the closure of the voting at the Annual General Meeting, the ballot box kept for the purpose of casting of votes were unlocked and the votes cast were counted by me as Scrutinizer and thereafter unblocked the votes cast


Dr. Shantanu Jog
M. Com., LL.B. MIRPM, ACS, Ph.D.

SHANTANU JOG \& ASSOCIATES
COMPANY SECRETARIES

Office : Plot No. 15, Universal Meridian Apartments, Shop No.6, New Sneh Nagar, Nagpur - 440 025. Tel.: 9766069089 Email : spjog.cs@gmail.com

No member abstained from voting

## Resolution 2(a): Ordinary Resolution

Re-appointment of Shri Arbind Jayaswal as a Director, who retires by rotation and being eligible, offers himself for re-appointment.

| Manner of <br> Voting | Votes in favour of the <br> resolution |  | Votes against the <br> resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | ---: |
|  | No of <br> Members | No of Votes <br> and \% | No of <br> Members | No of Votes <br> and \% |  |
| Remote E-voting | 24 | 126189981 <br> $99.9955 \%$ | 11 | 5640 <br> $0.0045 \%$ | -- |
| Voting at AGM | 6 | 9263 | Nil | Nil | -- |
| TOTAL | $\mathbf{3 0}$ | $\mathbf{1 2 6 1 9 0}$ <br> $\mathbf{9 9 . 9 9 5 5}$ | $\mathbf{1 1}$ | $\mathbf{5 6 4 0}$ | $-\mathbf{0 . 0 0 4 5 \%}$ |

Total Members abstained from Voting: 31
Total Shares Held by members who have abstained from voting : 454602148

## Resolution 2(b): Ordinary Resolution

Re-appointment of Shri Ramesh Jayaswal as a Director, who retires by rotation and being eligible, offers himself for re-appointment.

| Manner of Voting | Votes in favour of the resolution |  | Votes against the resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | No of Members | No of Votes and \% | No of Members | No of Votes and \% |  |
| Remote E-voting | 24 | $\begin{array}{r} 126189981 \\ 99.9955 \% \end{array}$ | 11 | $\begin{array}{r} 5640 \\ 0.0045 \% \\ \hline \end{array}$ | -- |
| Voting at AGM | 6 | $\begin{array}{r} 9263 \\ 100 \% \\ \hline \end{array}$ | Nil | Nil | -- |
| TOTAL | 30 | $\begin{array}{r} 126199244 \\ 99.9955 \% \\ \hline \end{array}$ | 11 | $\begin{array}{r} 5640 \\ 0.0045 \% \\ \hline \end{array}$ | -- |

Total Members abstained from Voting: 31
Total Shares Held by members who have abstained from voting : 454602148

## Resolution 3(a): Ordinary Resolution

Ratification of the appointment of $\mathrm{M} / \mathrm{s}$ Chaturvedi \& Shah, Chartered Accountants as the Auditors of the Company from the conclusion of this meeting till the conclusion of the next Annual General Meeting and fixation of their remuneration.

Office : Plot No. 15, Universal Meridian Apartments, Shop No.6, New Sneh Nagar, Nagpur - 440 025. Tel.: 9766069089 Email : spjog.cs@gmail.com

| Manner of Voting | Votes in favour of the resolution |  | Votes against the resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | No of Members | No of Votes and \% | No of Members | No of Votes and \% |  |
| Remote E-voting | 57 | $\begin{array}{r} 580782524 \\ 99.9993 \% \end{array}$ | 8 | $\begin{array}{r} 3845 \\ 0.0007 \\ \hline \end{array}$ | -- |
| Voting at AGM | 6 | $\begin{aligned} & 9263 \\ & 100 \% \end{aligned}$ | Nil | Nil | -- |
| TOTAL | 63 | $\begin{array}{r} 580791787 \\ 99.9993 \% \end{array}$ | 8 | $\begin{array}{r} 3845 \\ 0.0007 \end{array}$ | -- |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 11400

## Resolution 3(b): Ordinary Resolution

Ratification of the appointment of M/s Agrawal Chhallani \& Co., Chartered Accountants as the Auditors of the Company from the conclusion of this meeting till the conclusion of the next Annual General Meeting and fixation of their remuneration.

| Manner of Voting | Votes in favour of the resolution |  | Votes against the resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | No of Members | No of Votes and \% | No of Members | No of Votes and \% |  |
| Remote E-voting | 57 | $\begin{array}{r} 580782524 \\ 99.9993 \% \\ \hline \end{array}$ | 8 | $\begin{array}{r} 3845 \\ 0.0007 \end{array}$ |  |
| Voting at AGM | 6 | $\begin{gathered} 9263 \\ 100 \% \end{gathered}$ | Nil | Nil | -- |
| TOTAL | 63 | $\begin{array}{r} 580791787 \\ 99.9993 \% \end{array}$ | 8 | $\begin{array}{r} 3845 \\ 0.0007 \\ \hline \end{array}$ | -- |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 11400

## Resolution 4: Ordinary Resolution

Appointment of Shri Arvind Iyer as an Independent Director for a term of 2 (Two) years from $13^{\text {th }}$ November, 2014 to $12^{\text {th }}$ November, 2016.

| Manner of Voting | Votes in favour of the resolution |  | Votes against the resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | No of Members | No of Votes and \% | No of Members | No of Votes and \% |  |
| Remote E-voting | 54 | $\begin{array}{r} 580791374 \\ 99.9989 \\ \hline \end{array}$ | 11 | $\begin{array}{r} 6345 \\ 0.0011 \\ \hline \end{array}$ | -- |
| Voting at AGM | 6 | $\begin{aligned} & 9263 \\ & 100 \% \end{aligned}$ | Nil | Nil | -- |
| TOTAL | 60 | $\begin{array}{r} 580800637 \\ 99.9989 \end{array}$ | 11 | $\begin{array}{r} 6345 \\ 0.0011 \\ \hline \end{array}$ | -- |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 50

## Resolution 5: Ordinary Resolution

Appointment of Shri M. M. Vyas as an Independent Director for a term of 2 (Two) years from 12th February, 2015 to $11^{\text {th }}$ February, 2017.

| Manner of <br> Voting | Votes in favour of the <br> resolution |  | Votes against the <br> resolution |  | Invalid |
| :---: | :---: | :---: | :---: | ---: | ---: |
|  | No of <br> Members | No of Votes <br> and \% | No of <br> Members | No of Votes <br> and \% |  |
| Remote E-voting | 56 | 580791774 <br> 99.9990 | 9 | 5945 |  |
| Voting at AGM | 6 | 9263 | Nil | Nil |  |
| TOTAL | $\mathbf{6 2}$ | $\mathbf{5 8 0 8 0}$ <br>  | $\mathbf{9 9 . 9 9 9 0}$ |  | $\mathbf{9}$ |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 50

## Resolution 6: Special Resolution

To increase the remuneration of Shri Avneesh Jayaswal, Group Director of the Company w.e.f. $1^{\text {st }}$ October, 2015.

| Manner of Voting | Votes in favour of the resolution |  | Votes against the resolution |  | Invalid |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | No of Members | No of Votes and \% | No of Members | No of Votes and \% |  |
| Remote E-voting | 22 | $\begin{array}{r} 126189031 \\ 99.9948 \% \\ \hline \end{array}$ | 13 | $\begin{array}{r} 6545 \\ 0.0052 \% \\ \hline \end{array}$ | $\cdots$ |
| Voting at AGM | 5 | $\begin{array}{r} 1763 \\ 100 \% \\ \hline \end{array}$ | Nil | Nil | - |
| TOTAL | 27 | $\begin{array}{r} 126190794 \\ 99.9948 \% \end{array}$ | 13 | $\begin{array}{r} 6545 \\ 0.0052 \% \end{array}$ | -- |

Total Members abstained from Voting: 32
Total Shares Held by members who have abstained fromvoting : 5454609693

Dr. Shantanu Jog
M. Com., LL.B. MIRPM, ACS, Ph.D.

# SHANTANU JOG \& ASSOCIATES COMPANY SECRETARIES 

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Resolution 7: Special Resolution
Appointment of Shri Megh Pal Singh as Executive Director (Steel) of the Company for a period of 3 (Three) years w.e.f. $13^{\text {th }}$ November, 2014.

| Manner of <br> Voting | Votes in favour of the <br> resolution |  | Votes against the <br> resolution |  | Invalid |
| ---: | :---: | ---: | :---: | ---: | ---: |
|  | No of <br> Members | No of Votes <br> and \% | No of <br> Members | No of Votes <br> and \% |  |
| Remote E-voting | 55 | 580793074 <br> $99.9992 \%$ | 10 | 4645 |  |
| Voting at AGM | 6 | 9263 <br> $100 \%$ | Nil | Nil | -- |
| TOTAL | $\mathbf{6 1}$ | $\mathbf{5 8 0 8 0 2 3 3 7}$ <br> $\mathbf{9 9 . 9 9 9 2 \%}$ | $\mathbf{1 0}$ | $\mathbf{0 . 0 0 0 8 \%}$ | $-\mathbf{4 6 4 5}$ |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 50

## Resolution 8: Ordinary Resolution

Approval of the Cost Auditor's remuneration for the financial year ending 31st March, 2016.

| Manner of <br> Voting | Votes in favour of the <br> resolution |  | Votes against the <br> resolution |  | Invalid |
| :---: | :---: | ---: | ---: | ---: | ---: |
|  | No of <br> Members | No of Votes <br> and \% | No of <br> Members | No of Votes <br> and \% |  |
| Remote E-voting | 57 | 580794674 <br> $99.9995 \%$ | 8 | $0.0005 \%$ |  |
| Voting at AGM | 6 | 9263 | Nil | Nil | -- |
| TOTAL | $\mathbf{6 3}$ | $\mathbf{5 8 0 8 0 3 9 3 7}$ <br> $\mathbf{9 9 . 9 9 9 5 \%}$ | $\mathbf{8}$ | $\mathbf{0 . 0 0 0 5 \%}$ | - |

Total Members abstained from Voting: 1
Total Shares Held by members who have abstained from voting : 50

All the Resolutions mentioned in the Notice of Annual General Meeting dated $12^{\text {th }}$ August, 2015 passed under remote E-voting and voting conducted at AGM by Ballot Paper with the requisite majority and hence deemed to be passed as on the date of the AGM i.e., September 29, 2015.

A Compact Disc (CD) containing a list of equity shareholders who voted "FOR", "AGAINST" and those whose votes were declared invalid, for each resolution is enclosed.

Dr. Shantanu Jog
M. Com., LL.B. MIRPM, ACS, Ph.D.

# SHANTANU JOG \& ASSOCIATES COMPANY SECRETARIES 

I hereby confirm that I am maintaining the Registers received from the Service Provider both electronically and manually, in respect of the votes cast through remote E-Voting and voting conduct at AGM by Ballot Papers by the Members of the Company. The Ballot papers and all other relevant records relating to e-voting and physical voting is under my safe custody and will be handed over to the Company for safe keeping, after the Chairman signs the Minutes as per the provisions of the Companies Act, 2013.

Thanking You.

Yours Faithfully,
(f)Now
S. P. Jog

Shantanu Jog \& Associates, Practicing Company Secretaries
ACS: 27894 CP NO: 12964
Plot No.15, Universal Meridian Apartments, Shop No.6, New Sneh Nagar,


Nagpur-440025

Jayaswal Neco Industries Limited


