





REF: GPIL/NSE&BSE/2024/5448

Date: 15.05.2024

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001. Scrip Code: BSE: 532734 To, National Stock Exchange of India Limited Exchange Plaza, C/1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai-400051. Scrip Code: GPIL

Dear Sir,

Sub:Submission of Minutes of the Extra Ordinary General Meeting (EGM) held on 4th May, 2024.

Please find attached herewith the certified true copy of Minutes of the Extra Ordinary General Meeting of the shareholders of Godawari Power and Ispat Limited held on 4th May, 2024 through video conferencing (VC)/other audio visual means (OAVM).

Please take the same on records.

Thanking you, Yours faithfully,

FOR, GODAWARI POWER AND ISPAT LIMITED

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Y.C. RAO COMPANY SECRETARY

Encl: As Above



Godawari Power & Ispat Limited An ISO 9001:2015, ISO 14001:2015 & ISO 45001:2018 certified company CIN L27106CT1999PLC013756 Registered Office and Works: Plot No. 428/2, Phase 1, Industrial Area, Siltara, Raipur - 493111, Chhattisgarh, India P: +91 771 4082333, F: +91 771 4082234 Corporate Address: Hira Arcade, Near New Bus Stand, Pandri, Raipur - 492001, Chhattisgarh, India P: +91 771 4082000, F: +91 771 4057601 www.godawaripowerispat.com, www.hiragroup.com

MINUTES

Type of Meeting	Extra-Ordinary General Meeting (EGM)	
Name of the Company	Godawari Power & Ispat Limited	
Day & Date of Meeting	Saturday 04 th May, 2024	
Deemed Venue of Meeting	Registered Office of the Company at 428/2, Phase 1,	
	Industrial Area, Siltara, Raipur (C.G.) 493 111	
Mode of Meeting	Video Conferencing and Other Audio Visual Means	
Time of Commencement	11:30 AM	
Time of Conclusion	12:00 Noon	

JOINED THROUGH VIDEO CONFERENCING:

1.	Mr. Shashi Kumar	Chairman of the Board, Audit Committee, Risk			
		Management Committee and Corporate Social			
		Responsibility Committee			
2.	Mr. Bajrang Lal Agrawal	Managing Director, Member and Representative of			
		Bajrang Lal Agrawal HUF			
3.	Mr. Siddharth Agrawal	Whole time Director & Member			
4.	Mr. Dinesh Kumar Agrawal	Whole time Director, Member and Representative			
		of Dinesh Kumar Agrawal HUF			
5.	Mr. Dinesh Kumar Gandhi	Whole time Director			
6.	Mr. Raj Kamal Bindal	Independent Director			
7.	Mr. Samir Agarwal	Independent Director			
8.	Mr. Vinod Pillai	Director			
9.	Mr. Y.C. Rao	Company Secretary & Member			
10.	Mr. Prakhar Agrawal	Member (Promoter Group)			
11.	Mr. Pranay Agrawal	Member (Promoter Group)			
12.	Mr. Pratap Agrawal	Member (Promoter Group)			
13.	CS. Brajesh R. Agrawal	Scrutinizer (B. R. Agrawal & Associates)			
14.	Mr. Kamalkishore Jhanwar	Speaker Shareholder			

And 36 other members were present out of which 04 members were present through their authorized representatives belongs to promoter group in the meeting through Video Conferencing/Other Audio Visual Means (OAVM).

For Godawari Power and Ispat Limited

- In compliance with the provisions of the Companies Act, 2013 ('Act'), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and MCA circulars, the EGM of the Company was held through VC / OAVM. Hence, Members have joined the EGM through VC/OAVM.
- 2. CS Y.C. Rao, Company Secretary, welcomed all the Members, Chairman, Managing Director, all the Directors and Scrutinizer present at the Meeting and informed the members that the notice of EGM has been sent by e-mail to all the shareholders whose e-mail addresses are registered with the company or depository participants. Company Secretary further informed that the Notice has also been uploaded in the company's website as well as the websites of National Stock Exchange of India Limited (NSE) and BSE Limited (BSE) and National Securities Depository Limited (NSDL).
- 3. **PROXIES:** The Company Secretary informed that since the EGM was conducted through Audio Visual Means, the requirement for appointment of proxy and its related compliances were not applicable.
- 4. VOTING PROCESS: 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) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020, May 05, 2020 January 13, 2021, May 05, 2022 and December 28, 2022 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the EGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-voting system as well as venue voting on the date of the EGM will be provided by NSDL

The Company Secretary explained the members about the voting process. He informed the Members that pursuant to Section 108 of the Companies Act, 2013, the Company has provided remote e-voting facility for the Shareholders of the Company to enable them to cast their votes electronically between 01.05.2024 (9:00 AM) and 03.05.2024 (5:00 PM) on the resolutions mentioned in the notice convening the EGM and CS Brajesh R. Agrawal, Practicing Company Secretary was appointed as the Scrutinizer for the E-voting Process.

The Company Secretary further mentioned that for the benefit of Shareholders who could not exercise remote e-voting and were present at the Extra Ordinary General Meeting

For Godawari Power and Ispat Limited

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through Audio Visual means, arrangements for e-voting at the EGM have also been made to enable them to cast their vote. However the shareholders who had already cast their vote by remote e-voting were not allowed to vote by way of e-voting at the meeting. The Company Secretary further mentioned that the scrutinizer appointed by the Board to conduct voting in a fair and transparent manner will submit his report after the voting is completed. He further informed that the combined result, based on scrutinizer report for remote e-voting and e-voting at the meeting, on all resolutions at the Extra Ordinary General Meeting shall be submitted to the stock exchanges (i.e. NSE & BSE) and shall also be displayed on the Company's website <u>www.godawaripowerispat.com</u> as well as on the website of NSDL.

- 5. AGENDA: The Secretary then briefed about the agenda to be transacted in this Extra Ordinary General Meeting as under:
 - 1. To appoint Mr. Sunil Duggal (DIN: 07291685), as Non-Executive Independent Director of the company;
 - 2. To appoint Mrs. Roma Ashok Balwani (DIN: 00112756), as Non-Executive Independent Women Director of the company;
 - 3. To alter the Articles of Association of the Company.

Then, the Company Secretary requested the Chairman to continue the proceedings of the meeting.

- 6. **CHAIRMAN:** Mr. Shashi Kumar, Chairman of the company then presided over the meeting and conducted the proceedings of the meeting.
- 7. **QUORUM:** The Chairman welcomed the Members to the Extra Ordinary Annual General Meeting (EGM). The Chairman announced that the requisite quorum being present, the meeting was called to order.
- 8. **NOTICE:** With the consent of all the members present in the meeting, the Notice convening the Extra Ordinary General Meeting as circulated to the members of the company was taken as read.
- 9. The Chairman then introduced all other Directors present at the Extra Ordinary General Meeting through video conference and thereafter, in his speech the Chairman gave a brief

For Godawari Power and Ispat Limited

outline of object of the resolution forming part of the Notice to the Shareholders of the Company. The Chairman informed the members that there were three (3) Resolutions proposed to be passed in the EGM.

- 10. Chairman informed the members present that after the question answer session is over, the e-voting platform shall remain open for next 15 minutes for allowing those shareholders of the company who could not vote in remote e-voting period for exercising their votes.
- 11. **SHAREHOLDERS QUERIES:** It was informed by the Company Secretary that 1 shareholder of the company have registered for speaking at the meeting and were present in the meeting. The Shareholder Mr. Kamal Kishore Jhanwar was allowed to raise his queries, if any. However he had no query but appreciated the performance of the Company and conveyed his gratitude for the support and prompt action extended by the company from time to time.

12. RESOLUTIONS PROPOSED AND EXPLANATORY STATEMENT:

The resolutions proposed to be passed in this Extra Ordinary General Meeting are given below as **Annexure-01**. Explanatory Statements in respect of the Special Businesses are given below as **Annexure-02** below both of which shall form an integral part of these minutes.

VOTE OF THANKS

The Company Secretary proposed vote of thanks to the Shareholders for their co-operation in conducting the meeting through Video Conferencing and other Audio Visual means. The Company Secretary also proposed vote of thanks to the Chairman, Managing Director and all Directors of the Company who had joined the meeting. Further he stated that the meeting would be concluded after 15 minutes.

SHASHI KUMAR CHAIRMAN

Date: 13.05.2024

For Godawari Power and Ispat Limited ashe ...

ANNEXURE-01

Following agenda and resolutions as mentioned in the Notice of the EGM were put to motion for voting:

RESOLUTION NO.01:

<u>To appoint Mr. Sunil Duggal (DIN: 07291685), as Non-Executive Independent Director of the company:</u>

"RESOLVED THAT in accordance with the provisions of Sections149, 150 and 152 read with Schedule IV and other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualifications of Directors) Rules,2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment(s) thereof, for the time being inforce), Mr. Sunil Duggal (DIN: 07291685), pursuant to section 161 of the Act and as recommended by the Nomination and Remuneration Committee, be and is hereby appointed as a Non- Executive Independent Director of the Company, not liable to retire by rotation and to hold office for a term of 5 (five) consecutive years from the post passing of this special resolution i.e. May 04, 2024."

RESOLUTION NO.02:

<u>To appoint Mrs. Roma Ashok Balwani (DIN: 00112756), as Non-Executive Independent</u> <u>Women Director of the company:</u>

"RESOLVED THAT in accordance with the provisions of Sections149, 150 and 152 read with Schedule IV and other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualifications of Directors) Rules,2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment(s) thereof, for the time being inforce), Mrs. Roma Ashok Balwani (DIN: 00112756), pursuant to section 161 of the Act and as recommended by the Nomination and Remuneration Committee and the Board, be and is hereby appointed as a Non-Executive Independent Women Director of the Company, not liable to retire by rotation and to

For Godawari Power and Ispat Limited

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hold office for a term of 5 (five) consecutive years from the post passing of this special resolution i.e. May 04, 2024."

"RESOLVED FURTHER THAT pursuant to the provisions of Regulation 17(1A) and other applicable provisions of the Listing Regulations, approval of the members of the Company be and is hereby accorded for continuation of Mrs. Roma Ashok Balwani (DIN: 00112756), as a Non-Executive Independent Women Director of the Company, not liable to retire by rotation, who will attain 75 (seventy five) years of age during her proposed tenure of 5 (five) consecutive years."

RESOLUTION NO.03:

To alter the Articles of Association of the Company:

"RESOLVED THAT pursuant to the provisions of the Section 14 of the Companies Act, 2013 and any other applicable provisions of the Companies Act, 2013 read with the relevant rules, consent members of the Company be and is hereby accorded to substitute Article 70 of Articles of Association of the Company with the following new Article:

70. Board of Directors:

- (a) Unless otherwise determined by the Company in general meeting, the number of directors shall not be less than 3 (three) and shall not be more than 14 (fourteen);
- (b) Managing Director shall be a director not liable to retire by rotation. The Board shall have the power to determine the directors whose period of office is or is not liable to determination by retirement of directors by rotation;
- (c) The same individual may, at the same time, be appointed as the Chairperson of the Company as well as the Managing Director or Chief Executive Officer of the Company.

Sd/-

SHASHI KUMAR CHAIRMAN

Date: 13.05.2024

For Godawari Power and Ispat Limited 3 her Company Secretary

ANNEXURE-02

EXPLANATORY STATEMENT TO THE NOTICE OF THE EXTRA ORDINARY **GENERAL MEETING IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013**

ITEM NO.1:

The Nomination and Remuneration Committee after evaluating and considering the skills, experience and knowledge that would be available to the Board, recommended the appointment of Mr. Sunil Duggal (DIN: 07291685) as Non- Executive Independent Director of the Company. The Board of Directors at its meeting held on March 18, 2024 considered and recommended to the shareholders the appointment of Mr. Sunil Duggal (DIN: 07291685) as Non- Executive Independent Director of the Company for a term of 5 (five) consecutive years with effect from the date of post passing of the special resolution i.e. May 04, 2024.

Mr. Sunil Duggal is qualified to be appointed as Non-Executive Independent Director in terms of Section 164 of the Companies Act, 2013 ("the Act") and has given his consent to act as Non-Executive Independent Director. The Company has also received declaration from Mr. Sunil Duggal confirming that he meets the criteria of independence as prescribed both under Section 149(6) of the Act and under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and that he is not debarred from holding the office of director by virtue of any order from Securities and Exchange Board of India ("SEBI") or any such authority.

Mr. Sunil Duggal is independent of the management and possesses appropriate skills, experience, knowledge and capabilities required for the role of Independent Director. The Board was satisfied that the appointment of Mr. Sunil Duggal is justified as he is having over 37 years of experience in leading high-performance teams and more than 20 years in leadership positions in various capacities. In view of these, appointment of Mr. Sunil Duggal as Non-Executive Independent Director is in the interest of the Company.

Details of Mr. Sunil Duggal, pursuant to the provisions of (i) the Listing Regulations; and (ii) Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India, are provided in the Annexure B to the Notice. He shall be paid remuneration by way of fee for attending meetings of the Board or Committees thereof or for any other purpose as may be decided by the Board, reimbursement of expenses for participating

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in the Board and other meetings and profit related commission within the limits stipulated under Section 197 of the Act.

In accordance with the provisions of Section 149 read with Schedule IV to the Act and other applicable provisions of the Act, appointment of Mr. Sunil Duggal as Non-Executive Independent Director requires approval of Members of the Company. Further, in terms of Regulation 25(2A) of Listing Regulations, appointment of Mr. Sunil Duggal as Non-Executive Independent Director requires approval of Members of the Company by passing a special resolution.

Accordingly, the approval of Members is sought for appointment of Mr. Sunil Duggal as Non-Executive Independent Director.

Draft of the letter of appointment to be issued to Mr. Sunil Duggal setting out the terms and conditions of appointment is available at www.godawaripowerispat.com.

None of the Directors / Key Managerial Personnel of the Company / their relatives is, in any way concerned or interested, financially or otherwise, in the resolution.

The Board commends this special resolution for approval by the Members.

ITEM NO.2:

The Nomination and Remuneration Committee after evaluating and considering the skills, experience and knowledge that would be available to the Board, recommended the appointment of Mrs. Roma Ashok Balwani (DIN: 00112756) as Non- Executive Independent Women Director of the Company. The Board of Directors at its meeting held on March 18, 2024 considered and recommended to the shareholders the appointment of Mrs. Roma Ashok Balwani (DIN: 00112756) as Non- Executive Independent Vomen Salwani (DIN: 00112756) as Non- Executive Independent Women Director of the Company for a term of 5 (five) consecutive years with effect from the date of post passing of the special resolution i.e. May 04, 2024.

Mrs. Roma Ashok Balwani is qualified to be appointed as Non-Executive Independent Women Director in terms of Section 164 of the Companies Act, 2013 ("the Act") and has given her consent to act as Non-Executive Independent Women Director. The Company has also received declaration from Mrs. Roma Ashok Balwani confirming that she meets the criteria of independence as prescribed both under Section 149(6) of the Act and under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

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("Listing Regulations") and that she is not debarred from holding the office of director by virtue of any order from Securities and Exchange Board of India ("SEBI") or any such authority.

Mrs. Roma Ashok Balwani is independent of the management and possesses appropriate skills, experience, knowledge and capabilities required for the role of Independent Women Director. The Board was satisfied that the appointment of Mr. Roma Ashok Balwani is justified as she is having an over four decades of experience in manufacturing companies in various aspects of strategic business, Group Communication, CSR and Sustainable Development. In view of these, appointment of Mrs. Roma Ashok Balwani as Non- Executive Independent Women Director is in the interest of the Company.

Mrs. Roma Ashok Balwani would attain the age of 75 (seventy five) years on 13 August 2027 during her proposed tenure. Considering her background and enriched experience, Nomination and Remuneration Committee also recommended the continuation of Mrs. Roma Ashok Balwani as an Independent Director, on attaining the age of 75 years.

Details of Mrs. Roma Ashok Balwani, pursuant to the provisions of (i) the Listing Regulations; and (ii) Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India, are provided in the Annexure B to the Notice. She shall be paid remuneration by way of fee for attending meetings of the Board or Committees thereof or for any other purpose as may be decided by the Board, reimbursement of expenses for participating in the Board and other meetings and profit related commission within the limits stipulated under Section 197 of the Act.

In accordance with the provisions of Section 149 read with Schedule IV to the Act and other applicable provisions of the Act, appointment of Mrs. Roma Ashok Balwani as Non-Executive Independent Women Director requires approval of Members of the Company. Further, in terms of Regulation 17 (1A) and 25(2A) of Listing Regulations, appointment of Mrs. Roma Ashok Balwani as Non-Executive Independent Women Director requires approval of Members of the Company of Members of the Company by passing a special resolution.

Accordingly, the approval of Members is sought for appointment of Mrs. Roma Ashok Balwani as Non- Executive Independent Women Director.

Draft of the letter of appointment to be issued to Mrs. Roma Ashok Balwani setting out the terms and conditions of appointment is available at www.godawaripowerispat.com.

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None of the Directors / Key Managerial Personnel of the Company / their relatives is, in any way concerned or interested, financially or otherwise, in the resolution.

The Board commends this special resolution for approval by the Members.

ITEM NO.3:

The Board of Directors at its meeting held on March 18, 2024 considered and recommended to the shareholders to substitute Article 70 of the Articles of Association with the new Article 70, since the Board of the company desires to expand the composition of the Board by appointing new directors and also the Board may consider appointing same individual, at the same time, as the Chairperson of the Company as well as the Managing Director or Chief Executive Officer of the Company.

Pursuant to Section 203 (1) (a) of the Companies Act, 2013, an individual shall be appointed as Chairperson as well as Managing Director of the Company if the Articles of Association of the company so provides. Therefore, in accordance with Section 14 and the rules made thereunder, approval of the shareholders is required by way of special resolution for amending Articles of Association of the Company.

The existing Articles of Association of the Company and the draft of proposed Articles of Association are available on the Company's website at www.godawaripowerispat.com at investors section for perusal by the Members. A copy of Articles of Association of the Company with the proposed alteration is also available for inspection at the Registered Office of the Company at any working day during business hours.

Accordingly, the approval of Members is sought for substituting Article 70 of the Articles of Association of the company with the new Article 70.

None of the Directors/ Key Managerial Personnel of the Company or their relatives is, in any way concerned or interested, financially or otherwise, in the resolution.

The Board commends this special resolution for approval by the Members.

For Godawari Power and Ispat Limited

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REPORT OF THE SCRUTINIZER:

After unblocking the votes cast through remote e-voting in presence of two witnesses, CS Brajesh R. Agrawal had scrutinized the votes cast through Remote E-voting and E-Voting during the EGM. The consolidated Scrutinizer's Report was submitted by CS Brajesh R. Agrawal to the Company Secretary on 04.05.2024 and **as per the said report all the resolutions have been passed**. A copy of the said report is attached herewith as <u>Annexure-03</u> and shall form an integral part of these minutes.

Sd/-SHASHI KUMAR CHAIRMAN

Date: 13.05.2024

Note: Chairman has gone through the draft minutes and approved the same. He also gave his consent to deem the said approved minutes to have been signed by him vide email dated 13.05.2024 sent at 4:13 PM.

The Minutes recorded on 13.05.2024

Sd/-COMPANY SECRETARY

For Godawari Power and Ispat Limited

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B. R. A grawal & Associates

Goyal Enterprises18/952, Civil Station Road Opp. Hotel Satkar, Raipur (C.G.) - 492009, Phone : 0771-4061914, 4911914 Mobile : 98264-26263 E-mail : corporategovernance03@gmail.com

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Practicing Company Secretaries

To The Chairman M/s. Godawari Power and Ispat Limited Plot No. 428/2, Phase-I, Industrial Area Siltara, Raipur (C.G.)-493111

Type of Meeting:

Extra-Ordinary General Meeting (EoGM) of **M/s. Godawari Power and Ispat Limited** (the Company) held through Video Conferencing (VC)/ Other Audio-Visual Means (OVAM).

Day & Date ofSaturday, 04th day of May, 2024Meeting:

Time of Meeting 11.30 AM (IST)

- Deemed Venue of theCorporate Office of the Company, 2nd Floor, HiraEcGM:Arcade, Pandri, Raipur (C.G.)-492001.
- Subject: Consolidated Scrutinizer's Report on remote e-voting conducted prior to the Extra-Ordinary General Meeting (EoGM) of M/s. Godawari Power and Ispat Limited held through Video Conferencing (VC)/ Other Audio Visual Means (OAVM) and e-voting conducted during the EoGM held on 04th May, 2024.
- Reference: Pursuant to the provisions of section 108 and 109 of the Companies Act, 2013 read with Rule 20 of the Companies (Management & Administration) Rule, 2014 as amended by the Companies (Management & Administration) Amendment Rule, 2015 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 (SEBI Listing Regulations).

Dear Sir,

I, Brajesh R. Agrawal, Proprietor of M/s. B. R. Agrawal & Associates, Practicing Company Secretary, Raipur was appointed as the scrutinizer by the Board of Directors of the Company in their Meeting held on 18/03/2024 for scrutinizing remote e-voting and e-voting conducted during the Extra-Ordinary General Meeting (EoGM) of the Company held through Video Conferencing (VC)/ Other Audio Visual Means (OAVM), without physical presence of the members (also referred as 'Shareholders') at a common venue.

Pursuant to my appointment and the provisions of Section 108 and 109 of the Companies Act, 2013 (the Act) read with relevant rules of the Companies (Management and Administration) Rules, 2014 (including amendments) (the Rules), I have completed scrutiny of the remote-e-voting and e-voting conducted during the Extra-Ordinary General Meeting (EoGM) of the Company on 04/05/2024. I report as under:

- As confirmed by the Company, the EoGM notice dated 02/04/2024 was sent to the Shareholders whose email addresses were registered with the Company/RTA/ Depositories participants as on 30/03/2024. The notice of EoGM was sent in compliance with the MCA Circular No. 14/2020, 17/2020, 20/2020 and 10/2022 dated April 08, 2020, April 13, 2020, May 05, 2020 and December 28, 2022 respectively and clarification circular No. 02/2021 dated January 13, 2021, 14/2021 dated December 14, 2021, 03/2022 dated May 05, 2022 and 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs (collectively referred to as 'MCA Circulars') and SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/ P/2020/79 dated 12th May 2020, SEBI/HO/CFD /CMD2/CIR/P/2022/62 dated 13th May 2022, SEBI/HO/CFD/PoD-2/P/ CIR/2023/4 dated 05th January 2023 and SEBI/HO/DDHS/P/CIR/2023/0164 dated 07th October 2023.
- 2. 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 before the EoGM.
- The voting period for remote e-voting had commenced on Wednesday, 01st May, 2024 at 9.00AM (IST) and concluded on Friday, 03rd May, 2024 at 5.00 PM (IST) and the NSDL e-voting platform was disabled thereafter.
- 4. The Company had also provided e-voting facility of NSDL to the shareholders present at the EoGM through VC/OAVM, who had not casted their votes earlier.
- 5. The shareholders of the Company holding shares as on the "Cut-off date" i.e. 27th April, 2024 were entitled to vote on the resolutions forming the part of the notice of EoGM.
- 6. After the closure of e-voting at the EoGM the report on e-voting done during the EoGM and vote casted under remote e-voting facility prior to the EoGM was unblocked and counted diligently. Since the meeting was conducted





through VC/OAVM, there was no physical presence of the shareholders to vote physically in the meeting accordingly, no ballot box was kept.

- 7. I have scrutinized and reviewed the remote e-voting prior to the EoGM and during the EoGM and vote casted therein based on the data downloaded from NSDL e-voting system.
- 8. The management of the Company is responsible to ensure compliance with the requirements of the Companies Act, 2013 and rules relating to remote e-voting prior to and during the EoGM on the resolutions forming the part of the Notice of EoGM.
- 9. I would like to mention that the voting rights of members had been counted in proportion to their share of the paid-up equity share capital of the Company as on the cut-off date i.e. 27th April, 2024 and as per the Register of Members of the Company.
- 10. My responsibility as the Scrutinizer for the remote e-voting is restricted to making a Scrutinizers Report of the vote casted in favour or against the resolutions.

I hereby submit my Consolidated Report as under on the result of the remote e-voting conducted prior to the EoGM and e-voting during the EoGM in respect of the said resolutions: -

SPECIAL BUSINESS

<u>Resolution 01</u> – Special Resolution

To appoint Mr. Sunil Duggal (DIN: 07291685), as Non-Executive Independent Director of the Company, not liable to retire by rotation and to hold office for a term of 5 (five) consecutive years from the post passing of Special Resolution i.e. 04/05/2024.

Type of e-voting		Number of Members Voted		% of total number of valid votes
Remote e-voting and voting during EoGM	E-	281	91583112	cast 99.956
Total		281	91583112	99.956

(i) Voted **in favour** of the resolution:





(ii) Voted **<u>against</u>** the resolution:

Type of e-voting	Number of Members Voted		% of total number of valid votes cast
Remote e-voting and E voting during EoGM	- 7	40593	0.044
Total	7	40593	0.044

(iii) Invalid votes:

Type of e-voting	Number of	No. of Votes cast by
	Members Voted	them
Remote e-voting and E-	NIL	NIL
voting during EoGM		
Total	NIL	NIL

<u>Resolution 02</u> – Special Resolution

To appoint Mrs. Roma Ashok Balwani (DIN: 00112756), as Non-Executive Independent Women Director of the Company, not liable to retire by rotation and to hold office for a term of 5 (five) consecutive years from the post passing of Special Resolution i.e. 04/05/2024.

(i) Voted **<u>in favour</u>** of the resolution:

Type of e-voting	Number of Members Voted		% of total number of valid votes cast
Remote e-voting and E- voting during EoGM	279	91583088	99.956
Total	279	91583088	99.956

(ii) Voted **<u>against</u>** the resolution:

Type of e-voting	Number of Members Voted		% of total number of valid votes cast
Remote e-voting and E- voting during EoGM	8	40597	0.044
Total	8	40597	0.044



(iii) Invalid votes:

Type of e-voting	Number of	No. of Votes cast by
	Members Voted	them
Remote e-voting and E- voting during EoGM	NIL	NIL
Total	NIL	NIL

Resolution 03 – Special Resolution

To alter the Article of Association of the Company.

(i) Voted **<u>in favour</u>** of the resolution:

Type of e-voting	Number of Members Voted	No. of Votes cast by them	% of total number of valid votes cast
Remote e-voting and E- voting during EoGM	263	90818171	99.121
Total	263	90818171	99.121

(ii) Voted **<u>against</u>** the resolution:

Type of e-voting		Number of Members Voted		% of total number of valid votes cast
Remote e-voting and	E-	26	805514	0.879
voting during EoGM				
Total		26	805514	0.879

(iii) Invalid votes:

Type of e-voting				Number of	No. of Votes cast by
				Members Voted	them
Remote	e-voting	and	E-	NIL	NIL
voting du	iring EoG	Μ			
Total				NIL	NIL

- 11. I am pleased to inform you that the Resolutions specified in the notice dated 02nd April 2024, have been duly passed with requisite majority.
- 12. Accordingly, you are requested to take on record the result of the remote evoting and vote casted during the EoGM as described above and declare the results.



13. The records relating to e-voting (Remote e-voting and E-voting during the EoGM) containing details has been provided to the Company for safe keeping.

Thanking you.

Yours faithfully,

For, B. R. Agrawal & Associates Practicing Company Secretary

Brajeshtersaun

(CS Brajesh R. Agrawal) Proprietor FCS 5771 | CP 5649 Authorized by Chairman

Director/Company Secretary:

Ner

(Y.C. Rao) Company Secretary M No. F3679

Date: 04/05/2024 Place: Raipur UDIN: F005771F000309525 Date: 04/05/2024 Place: Raipur