

Vipul Limited

Vipul TechSquare Golf-Course Road, Sector-43 Gurgaon - 122 009 Tel: 91-124-406 5500 Fax: 91-124-406 1000 E-mail : info@vipulgroup.in www.vipulgroup.in

Ref. No. VIPUL/SEC/FY2023-24/2244

April 12, 2024

The Secretary
BSE Limited, (Equity Scrip Code: 511726)
Corporate Relationship Department,
At: 1ST Floor, New Trading Ring, Rotunda
Building, Phiroze Jeejeebhoy Towers, Dalal
Street, Fort, Mumbai-400001

The Manager (Listing)
National Stock Exchange of India Limited,
(Equity Scrip Code: VIPULLTD)
Exchange Plaza, Bandra Kurla Complex,
Bandra, Mumbai-400051

Sub: Copy of the minutes of the 1^{ST} Extra-Ordinary General Meeting (FY 2023-24) of the Company held on Friday, March 29, 2024

Dear Sir(s),

With reference to the above subject, we are enclosing herewith copy of the minutes of the 1ST Extra-Ordinary General Meeting (FY 2023-24) of the Company held on Friday, March 29, 2024, through video conferencing / other audio visual means ("VC/ OAVM").

You are requested to take the above information on record and bring the same to the notice of all concerned.

Thanking you Yours faithfully For **Vipul Limited**

(Sunil Kumar) Company Secretary A-38859

Encl: As above

MINUTES OF THE 19T EXTRA-ORDINARY GENERAL MEETING ("EGM") (FY 2023-24) OF THE MEMBERS OF VIPUL LTD HELD ON FRIDAY, MARCH 29, 2024 AT 12:00 NOON THROUGH VIDEO CONFERENCING AND OTHER AUDIO VIDEO VISUAL MEANS ("VC/OAVM"), WITHOUT PHYSICAL PRESENCE OF MEMBERS AT THE EGM VENUE AND CONCLUDED AT 12:15 P.M. THE VENUE OF THE EGM WAS DEEMED TO BE THE REGISTERED OFFICE OF THE COMPANY AT UNIT NO. 201, C-50. MALVIYA NAGAR, NEW DELHI-110017.

Present through Video conferencing/Other Audio Visual Means:

Directors 1. Mr. Punit Beriwala

- Managing Director, CEO & CFO

the Company

- Chairperson of the Corporate Social Member of Audit Committee, Stakeholders Relationship & Share Transfer Committee and Risk Management Committee of the Board of
- 2. Mrs. Ameeta Verma Duggal
- Non-Executive Independent Director Chairperson of the Corporate Social

Responsibility Committee, Stakeholders Relationship & Share Transfer Committee, Risk Management Committee, Nomination and Remuneration Committee and Member of Audit Committee, of the Board of the Company

- 3. Mr. Sanjay Sood
- Non-Executive Independent Director

Invitees

- M/s. JSUS & Associates, Statutory Auditors - M/s. AVA Associates.

In Attendance 1 Sunil Kumar

Secretarial Auditors and Scrutinizer. - Company Secretary

: 05

MEMBERS

41 Members were present through VC/OAVM.

No. of shareholders present at the meeting Fither in person or through proxy Promoters and Promoter Group

Public No. of shareholders who attended the meeting

Promoter and Promoter Group

locations:

Public : 36

through VC/OVAM/ COMPANY SECRETARY

The Company Secretary Informed that the following Directors, KMP's, CFO and Auditors were present in the meeting through video conferencing (VC) from their respective



- -Mr. Punit Beriwala (DIN: 00231682), Managing Director, CEO & CFO of the Company and Member of Audit Committee, Sakeholders Relationship & Share Transfer Committee and Risk Management Committee of the Board of the Company;
- Mrs. Ameeta Verma Duggal (DIN: 02532003), Non-Executive Independent Director of the Company and Chairperson of the Cerporate Social Responsibility Committee, Stakeholders Relationship & Share Transder Committee, Risk Menagement Committee, Nomination and Renuncration Committee and Member of Audit Committee, of the Board of the Company:
- Mr. Sanjay Sood (DIN: 01075959), Non-Executive Independent Director of the Company;
 - Mr. Sunil Kumar, Company Secretary of the Company;
 - M/s. JSUS & Associates, Statutory Auditors of the Company; and
- M/s AVA Associates through its Partner Mr. Amitable, Practicing Company Secretary (Membership No. Al4190, COP No. 5200), representing Secretarial Auditors of the Company as well appointed as the Scrutinizer to scrutinize the remote e-voting process and e-voting at Extra-Ordinary General Meeting in a fair and transparent manner.

The Company Secretary informed the Secrebuldiers that in compliance of Section 108 of the Companies Act. 2015 (Act), and with Bagie immed theoremed, Secretarial Standard 2 and Regulation 46 of the Secretaria Secretaria

Further, the facility for voting through electronic voting system was available during the EGM (insta poll) and only those Members, who was present in the EGM through VC/OAVM facility and have not cast their vote on the Resolutions through entends evolting and were otherwise not barred from doing so, shall be eligible to vote through e-voting system in the EGM.

The Company Secretary also informed that all the documents referred to in the accompanying Notice and Explanatory Statements alongwish corrigeratum thereto were available for inspection on the website of the Company Bill the date of this EGM.

The Company Secretary also informed the members that pursuant to provisions of Articles

of Association of the Company, if Chairman of Board was not present in the EGM, the Board members present themselves should choose one of their Director to be Chairman of the meeting.

Mr. Puntl Bertivalla, Managing Director, CED & CFO chaired the proceedings of the EGM in

Mr. Punit Berivala, Managing Director, CEO & CFO chaired the proceedings of the EGM in accordance with the Articles of Association of the Company. The Chairman introduced the Directors present at the EGM.

CHAIRMAN

Mr. Punit Beriwala was elected as the Chairman of the meeting. Thereafter, Mr. Punit Beriwala took the Chair and welcomed the members.

The Chairman before commencing the proceedings introduced all the dignitaries present on the dats and informed that Mr. Kapil Dutta. Mr. Ajay Arji Stagh and Ms. Vishaka Beriwala, Directors of the Company could not attend at the meeting due to their procecupation and have sent their best wishes for the shareholders of the Company.



The Chairman declared that the meeting has been duly constituted and the requisite quorum for the meeting being present and called the meeting to order.

The Chairman briefed the Shareholders of the item set out in the Notice dated March 05, 2024, 1™ Corrigondum Notice dated March 20, 2024 and 2^{∞0} Corrigendum Notice dated March 22, 2024, calling the ECM.

CHAIRMAN'S SPEECH

The Chairman's Speech was read by Mr. Punit Beriwala, Chairman of the meeting.

The Chairman explained the members about objective and implications of the business item as mentioned in the Notice dated March 05, 2024 of Extra-Ordinary General Meeting read with 1⁵¹ Corrigendum Notice dated March 20, 2024 and 2⁵⁰ Corrigendum Notice dated March 22, 2024 and invited oueries from the members on the acenda items.

He then offered an opportunity to the members to raise query, if any,

Thereafter, Chairman informed that Members would raise query, if any through the Chat Box facility provided by NSDL at the EGM. Further, the members who had registered themselves as speakers, were invited to express their views/ queries in the EGM.

The Chairman briefed the Shareholders about item set out in the Notice calling the 1^{57} Extra-Ordinary General Meeting (FY 2023-24).

The Procedure of voting was explained to the members in detail. It was also informed to the members that the results of the voting, on the basis of the report of the Scrutinize, shall be amounted not later than two working days from the conclusion of the meeting. The same shall also be submitted with Stock Exchange (Patiental Stock Exchange of India. Limited and Still L

The Chairman thanked the members for their participation and requested Mr. Amitabh, the Scrutinizer to commence the voting through electronic system at the meeting (insta poll).

The Chairman amounced that the combined results of e-voting and voting at the ESM will be amounced, displayed through the webtite of the Company (exex_cytaglagange.com) and the webtite of NSDL (exex_cytaglagange.com) within two working days from the conclusion of meeting on or before April (2). 2031 and the results shall also be intimated to ISE Lid and National Stock Exchange of India Lid. It shall also be displayed on the notice board at the Resistency Clifton and Carceronte Office of the Commany.

The Chairman thanked all the members for their participation in the meeting. The meeting concluded at 12:15 P.M. The E-voting facility was kept open for next 15 minutes to enable the Shareholders to cast their value.

Results of remote e-voting and voting through electronic system at the meeting (insta poll) on the ordinary and special business at the 18¹ Extra-Ordinary General Meeting (FY 2023-24) of the Company held on Friday, March 29, 2023

The Scrutinizer, M/s. AVA Associates through its Partner Mr. Amitabh, submitted their Report dated March 29, 2024, containing the combined results of remote e-voting during 9:00 A.M. (IST) on Monday, March 25, 2024 and till 5:00 P.M. (IST) on Thursday, March 28, 2024 and voting at the Extra-Ordinary General Meeting bald on Friday, March 29, 2024.

On the basis of the Scrutinizer's Report of remote e-voting and through electronic system at the meeting (insta poll) at the 1^{pt} Extra-Ordinary General Meeting held on Friday, March 29,



2024, the summary of which is mentioned hereunder, the Company announced the results of voting on March 29, 2024 that the special resolution for the Special Business set out in Item ton. In the Notice of the 1th Estra-Ordinary General Meeting (FY 2022-24) of the Company have been duly passed by the overwhelming majority. The summary of the Scrutinizer's Report is as under

CONSOLIDATED RESULTS INSULE OF BOULTY SHAPES ON PREFERENTIAL RASIS

Particulars	Remote E	Voting	Voting EGM	at the	Total		Percentage
	Number	Votes	Number	Votes	Number	Votes	
Assent	76	85900334	0	0	76	85900334	99.9239
Dissent	13	65447	0	0	13	65447	0.0761
Abstain	0	0	0	0	0	0	0.0000
Total	80	90040791	0	0	90	95045791	100,0000

Based on the aforesaid rules, I report that the Special Resolution as contained in Item No. 1 of the Notice dated March 05, 2024 has been passed with the requisite majority.

On the basis of the above Scruttineer's Report dated March 29, 2024, Mr. Suull Kunnz, Company Screenty & Compliance of Diese of the Company announced the results of EGM on March 29, 2024 through the website of the Company, National Securities Depository Limited (SDEL), ISEL Limited and National Stock Schalage of India Limited, that they disconduction for the Special Business on set qual time no. 1 of the Notice of the 1th Lurince of the Compliance of the Company, National Securities (PS 2023-20), of the Company, Just How didy pasted by a requisite materier.

The resolutions elaborated hereinabove contained the following:

Special Business:

1. ISSUE OF EQUITY SHARES ON PREFERENTIAL BASIS.

The following resolution was passed as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 23, 42, 62 and other applicable provisions, if any, of the Companies Act, 2013, ("the Act") read with all applicable Rules and laws (including any statutory modification(s) or re-enactment thereof for the time being in force) and in accordance with the provisions of the Memorandum and Articles of Association of the Company, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), provisions of Chapter V and other applicable provisions, if any, of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as may be modified or re-enacted from time to time ("SEBI ICDR Regulations"), the applicable Rules, Notifications, Guidelines, Policies, Procedures issued by various authorities including but not limited to the Government of India, the Securities and Exchange Board of India ("SEBI"),the Reserve Bank of India ("RBI"), the Stock Exchanges where the shares of the Company are listed and other competent authorities and subject to necessary approvals, permissions, sanctions and consents as may be required from any regulatory or other appropriate authorities (including but not limited to the SEBI, the Stock Exchanges where the shares of the Company are listed, RBI, the Government of India, etc.), if any, and further subject to such terms, conditions, alterations, corrections, changes, variations and/ or modifications as may be prescribed or imposed by the Appropriate Authorities while granting any such approvals, permissions, consents and sanctions and all such other approvals which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall be deemed to include any committee which the Board has constituted or may constitute to exercise its powers, including the powers conferred by this resolution),the consent and approval of the members of the Company be



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and is herely accorded to the Sourd and the Sourd be send is herely authorized in its absoluted discorded in cortical ording interest and falls, in role or most turnles, so the Non-Promotor as munitored below (hereinather referred to as the "Proposed Allottee on preferential basis upon 20,000,000 (two Core In table) equity bases of law value of So. 1/- each lay a price to the send of the 2,20% cell [lupper Twenty Three Decimal Sevenny) Only (mediang persuman for Sc. 27%)- each [lupper Twenty Twe Decimal Sevenny) Only (mediang persuman for Sc. 27%)- each [lupper Twenty Twe Decimal Sevenny) Only (mediang persuman for Sc. 27%)- each [lupper Twenty Twe Decimal Sevenny) Only on price the send of the scale of the Sci. 10% of the S

S. No.	Name of Applicant (Proposed Allottee) - Non- Promoter (A)	Maximum No. of equity shares proposed to be allotted upto
1.	AARSON INVESTMENTS	316455
2.	ABHAY DHANRAJ MUSALE	84389
3.	ABSOLUTE RETURNS SCHEME	738396
4.	ADITYA MITTAL	89000
5.	ANJALISANGTANI	63291
6.	ANKUR MITTAL	189000
7.	ASHISH JAIN	100000
8.	ASHISH R BAGADIA	84389
9.	AYUSH MODI	100000
10.	CHIRAG BHARAT SHETH	84389
11.	DEVENDER MOR	50000
12.	DIVYA AGGARWAL	94937
13	DIVYASHRI RAVICHANDRAN	105485
14.	FIVE STAR INVESTMENTS	168776
15.	HARESH SOMALAL VYAS	84389
16.	INSPYRE CAPITAL	189000
17.	JAI PRAKASH GOYAL	150000
18.	KAMAL AHUJA	50000
19.	KIRAN MANCHANDA	30000
20.	KOMAL BANSAL	39000
21.	KRISHIVA FINANCIALS	800000
22.	KUNAL KAILASH PAREKH	168777
23.	LONGVIEW RESEARCH AND ADVISORY SERVICES PVT LTD	300000
24.	MANAS CHADHA	650000
25.	MANOI KUMAR TOTLA	50000
26.	MEGHA AGARWAL	50000
27.	MOHEET VINODKUMAR AGARWAL	421940
28.	MOHIT KUMAR MITTAL HUF	189000
29.	MOHIT RATERIA	50000
30.	MONETIC WORLD LLP	90000
31.	MORDE FOODS PVT LTD	843881
32.	MUGDHA BIYANI	50000
33.	MUKESH GARG	30000
34.	MUSKAN GUPTA	30000
35.	NARENDRA KUMAR DAGA	150000
36.	NAV CAPITAL VCC	2637131
37.	NAVIN MAHAVIRPRASAD DALMIA	168777
38.	NEXTA ENTERPRISES LLP	1687763
39.	NIKHIL TYAGI	63291
40.	NISHANT KHANNA	30000
41.	PITAM GOEL	84389
42.	PRADEEP MODI HUF	100000
43.	PRANAYA B GANDHI	84389



14.	PRAVEEN GUPTA	2000000
15.	PUNEET IAIN	31000
16.	PUNEET TANDON	31645
7.	Raiasthan Global Securities Private Limited	3000000
8.	RAVI VASUDEO GOENKA	316455
19.	RIDHANSHA	40000
50.	ROOPAK MITTAL	50000
1.	RUCHI AGARWAL	50000
52.	SAMEER PAHLAJANI HUF	168776
З.	SANDEEP JAIN	800000
4.	SANDEEP VERMA	100000
55.	SANGEETA VENKATRAMAN	168777
56.	SANJAY JAIN	30000
57.	SANJEEV KUMAR SINGH	42194
58.	SANYAM JAIN	30000
99.	SARVESH SHUBHKARAN SANGHI HUF	63291
50.	SATYAM AGARWAL	200000
61.	SHRIGOPAL KANDOI	50000
62.	SONALI DILIP SANKLECHA	210970
63.	SONIKA CHAUHAN	25000
64.	SULABH BILOTIA	50000
65.	SUMIT GUPTA	50000
66.	SYGNIGIC CORPORATE SOLUTIONS PVT LTD	50000
67.	TEN EIGHTY INVESTMENTS	168776
68.	VARUN BANSAL HUF	89000
69.	VARUN PRANAM MALOO	84389
70.	VENKATRAM MANDALPU	63291
71.	VINEET ARORA	126582
72.	VINEY EQUITY MARKET LLP	650000
73	VIPIN AGGARWAL	150000
74	VIRAL PRAVIN PAREKH	84389
75.	VIVEK KUMAR BHAUKA	168776
76.	WOW INVESTMENTS	316455
	Total	2,10,00,000

RESOLVED FURTHER THAT the equity shares to be so created, offered, issued and allotted shall be subject to the provisions of the Memorandum and Articles of Association of the Company.

RESOLVED FURTHER THAT the equity shares to be allotted shall rank part passu in all

RESOLVED FURTHER THAT the equity shades to be included within also boar possess an expects with the existing equity shares of the Company including Dividend.

RESOLVED FURTHER THAT in the event of the Company making a borus issue of shares

RESOLVED FOR ITEM. That is an even the installation in whatever proportion or any or making rights issue of shares or other rights installation and the right and right and the right and right an

RESCUED TURTHER THAT the Relevant Date, as sliquidated in the Regulation 150 of Securities and Exchange Board of India (linear of Capital and Dictiouse Regulations, 2018 for determination of the Issue Pixe of equity shares shall be thinty (long parts to the date of this meeting where the proposed preferrated laws to being considered for approved of the members of the Compan of Companion of the Companion of the



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RESOLVED FURTHER THAT the equity shares to be allotted on preferential basis shall be locked in for such period as prescribed in Regulation 167 of Chapter V of SEBI (ICDR) Regulations.

RESOLVED FURTHER THAT the Board be and is hereby authorized to approve the other terms and conditions of the issue and also to vary, after or modify any of the terms and conditions in the proposal same yet required by the agencies/authorities involved in such issues but subject to such conditions as the Reserve Bank of India (RBI)/Securities and Exchance Board of India (RBI)/RBI) for Sock Exchances where the equity shares of the

Compary are listed and/or such other appropriate authority may impose at the time of their approval and as agreed to by the Bond.

RESOLVED FURTHER THAT the Board be and is hereby authorized for appointment, change, termination of any intermediaries and/or agencies for this preferential issue and/or any pathor and only only of the trans and conditions on any intermediative and/or agencies or any pathor an only intermediative and or agencies.

RESOLVED FURTHER THAT the equity shares to be allotted, be listed on the stock exchanges where the shares of the Company are listed and that the Board be and is bretsly authorized to make the necessary applications and to lost all other steps as may be necessary for the approval of allotment of equity shares and listing of such equity below. It for the results of the superval of the blockers demandated executive accounts of the results of the south shares to the blockers demandated executive account.

RESOLVED JUNTIES THAT for the purpose of crossing, ionizing, effecting and alletting any laterate of the Company the Board for the and is hereby sutherated to do and perform all such exist, deeds, matters and things as it may, in its absolute discretion, deem necessary, expedient, desirable or approxysists to give effect to this resolution in all respects and in particular to settle any questions, difficulties or doubte that may arise with regard to the deriving, issuing and alletting of equity shares of the Company, at it may, in it absolute

RESOLVED FURTHER THAT the Board be and is hereby authorised to delegate all or any of the powers conferred on it by or under this Resolution to any Committee of Directors of the Company or to any other Director or Directors or Company Secretary or any other efficiety or employee(s) of the Company or any advisor, as it may consider appropriate in order to give effect to this Resolution."

Place: New Delhi Date of entry: 12-04-24 Signed on: 12-04-34

CHAIRMAN'S