

Registered Office: 2nd floor, Muthoot Chambers, Opp. Saritha Theatre Complex, Banerji Road, Ernakulam - 682 018 Kerala, India. CIN: L65910KL1997PLC 011300

Phone: +91 484 2396478, 2394712 Fax: +91 484 2396506, 2397399 mails@muthootgroup.com www.muthootgroup.com

Ref: SEC/MFL/SE/2021/4059

September 18, 2021

National Stock Exchange of India Ltd.

Exchange Plaza Plot no. C/1, G Block Bandra - Kurla Complex Bandra (E), Mumbai - 400 051 Symbol: MUTHOOTFIN Department of Corporate Services **BSE Limited** P.J. Tower, Dalal Street Mumbai - 400 001

Scrip Code: 533398

Dear Sir/Madam,

Subject: Intimation of Proceedings of 24th Annual General Meeting under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

Pursuant to Regulation 30 of Listing Regulations, we are submitting herewith the details regarding the proceedings of 24th Annual General Meeting of the Company held on Saturday, September 18, 2021 through Video Conferencing/ Other Audio-Visual Means (VC/ OAVM) from 03.30 p.m. to 05:30 p.m.

Request you to kindly take on record the information and disseminate the same through the website.

Thanking You,

For Muthoot Finance Limited

Rajesh A

Company Secretary

ICSI Membership No. FCS 7106



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PROCEEDINGS OF THE 24th ANNUAL GENERAL MEETING OF MUTHOOT FINANCE LIMITED HELD ON SATURDAY, SEPTEMBER 18, 2021

The 24th Annual General Meeting ("AGM" or "Meeting") of Muthoot Finance Limited (the "Company") was held on Saturday, September 18, 2021 at 03.30 p.m. (IST) through Video Conferencing/ Other Audio Video Means (VC/OAVM). 67 shareholders including promoters & members of the promoter group of the Company attended the meeting through VC/OAVM. Representatives from M/s. Varma and Varma, Statutory Auditors and M/s. KSR & Co, Secretarial Auditors also attended the meeting remotely through video conference.

Due to the current situation arising out of the COVID-19 pandemic and social distancing norms that Company needs to follow, the AGM was conducted through video conference. The Meeting was held in video conference mode in compliance with the directions of the Ministry of Corporate Affairs and SEBI. A live streaming of the meeting was also webcasted on the NSDL's website. The Company had taken requisite steps to enable the Members to participate and vote on the items being considered at this AGM. The Annual Report for the last financial year was sent to all the shareholders through e-mail in compliance with the directions of the Ministry of Corporate Affairs and SEBI.

The Meeting commenced at 03.30 p.m. with a silent prayer. Mr. George Jacob Muthoot, Chairman & Whole Time Director presided over the meeting and welcomed shareholders, directors and other attendees to the meeting.

Chairman after ascertaining the quorum and after having satisfied that the requisite quorum was present, called the Meeting to order. Upon the request of Chairman, Company Secretary explained about the legal formalities of the AGM which was conducted through VC.

After obtaining the consent of the shareholders present, the 'Notice of AGM' sent to the members calling the AGM along with Auditors' Report and Board's Report was taken as read. Statutory Registers were made available for inspection through online. Since there was no physical attendance of Members and Meeting was conducted through video conferencing mode, no proxies had attended the meeting.

All the Directors were present at the Meeting and had joined the meeting through video conferencing facility from remote locations. Chairman welcomed all directors and introduced the Directors present through the VC/OAVM. Chairman of Audit Committee, Chairman of Risk Management Committee, Chairman of ALM Committee, Chairman of Nomination and Remuneration Committee, Chairman of Stakeholders Relationship Committee, Chairman of CSR & Business Responsibility Committee and representatives of Secretarial Auditors and Statutory Auditors were also present at the meeting through the VC/OAVM.



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After the initial remarks by the Chairman about our former Chairman Shri. M G George Muthoot, a short video showcasing the life and achievements of the late Mr. M.G George Muthoot was played at the meeting.

Chairman thereafter addressed the shareholders. Chairman in his address to the shareholders touched upon various aspects including impact of COVID 19 pandemic on the economy, business establishments and the country. Chairman also spoke in detail about the performance of the Company during the previous year, performance of subsidiaries, major marketing initiatives, CSR activities etc. He also highlighted the recognitions bestowed upon the company during the year. The Chairman then touched upon the memories, paying rich tribute to his late brother and erstwhile Chairman of the Company Shri M.G George Muthoot. He concluded his address by quoting the late Chairman on the core values that the Muthoot group held close to its heart.

Following the Chairman's address, the Managing Director addressed the shareholders of the Company where he spoke in detail about the COVID impact and measures that the Company had taken in these trying times, both at the business level as well as to protect the employees of the Company at various levels. Managing Director also spoke on the performance of the Company and of subsidiaries in detail. He then spoke on the main fund-raising avenues for the company and the Company's Credit rating with various agencies. He also spoke in detail about the Company's significant achievements in technology adoption and the major marketing and promotion initiatives taken up by the Company. He concluded his speech thanking the shareholders and well-wishers of the Company for their continued support during the year.

Post conclusion of address by the Managing Director, the meeting was opened for the Question & Answer session for the registered speaker shareholders. Several shareholders had registered their names to speak at the AGM and joined the meeting. The speaker shareholders expressed their view on the performance of the Company and asked questions to the management. All queries of the speaker shareholders were adequately addressed by Mr. George Alexander Muthoot. Mr. Alexander George Muthoot also spoke at the meeting and addressed the queries raised by shareholders.

Post the Q&A session, Chairman continued with the meeting and informed the Members about the e-voting facility given through NSDL for casting the votes. Shareholders was informed that remote voting was made available for casting the vote and the facility will continue for 15 minutes post conclusion of the AGM.

The following resolutions were proposed through the Notice of the 24th AGM:



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Item	Items	Resolution
No.		Proposed
1.	To adopt Financial Statements for the year ended March 31,	Ordinary
	2021	Resolution
2.	To appoint Mr. George Jacob Muthoot (holding DIN: 00018235)	Ordinary
	as Director who retires by rotation and being eligible offers	Resolution
	himself for re-appointment	
3.	To alter Article 100 of the Articles of Association of the	Special
	Company.	Resolution
4.	Appointment of Ms. Usha Sunny (holding DIN: 07215012) as	Ordinary
	an Independent Director.	Resolution
5.	Appointment of Mr. Abraham Chacko (holding DIN: 06676990)	Ordinary
	as an Independent Director.	Resolution
6.	Appointment of Mr. George Muthoot George (holding DIN:	Ordinary
	00018329) as Director liable to retire by rotation.	Resolution
7.	Appointment of Mr. George Alexander (holding DIN:	Ordinary
	00018384) as Director liable to retire by rotation.	Resolution
8.	Appointment of Mr. George Muthoot Jacob (holding DIN:	Ordinary
	00018955) as Director liable to retire by rotation.	Resolution
9.	Appointment of Mr. George Muthoot George (holding DIN:	Special
	00018329) as Whole-Time Director.	Resolution
10.	Appointment of Mr. George Alexander (holding DIN:	Special
	00018384) as Whole-Time Director.	Resolution
11.	Appointment of Mr. George Muthoot Jacob (holding DIN:	Special
	00018955) as Whole-Time Director.	Resolution
12.	To approve revision in the terms of remuneration of Mr.	Special
	Alexander George (holding DIN: 00938073), Whole Time	Resolution
	Director.	
13.	To alter Clause III A (iii) of the Memorandum of	Special
	Association of the Company.	Resolution

Chairman informed the shareholders that results would be announced in 48 hours of the conclusion of the meeting and the same would be intimated to the Stock Exchanges and uploaded on the website of the Company and NSDL. Chairman also authorised the Company Secretary to announce the results on his behalf on the scheduled date.

Thereafter Chairman delivered a vote of thanks acknowledging the presence of all shareholders who attended the meeting, auditors, and directors who have joined the meeting remotely.



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Upon conclusion of the agenda items, Chairman declared the meeting as over and thereafter concluded with the National Anthem. The meeting concluded at 05.30 p.m.

This summary of the proceedings is issued pending the approval of the Minutes by the Chairman.