

Date: September 29, 2018

The National Stock Exchange of India Ltd.

"Exchange Plaza" Bandra Kurla Complex, Bandra East,

Mumbai - 400 051

(Scrip Code - SHIVAMAUTO)

The BSE Limited

Phiroje Jeejeebhoy Towers

Dalal Street Fort Mumbai – 400 001

(Scrip Code – 532776)

Subject: Intimation of proceedings of 13th Annual General Meeting, Voting results as per Regulation 44(3) of SEBI (Listing Obligations and Disclosure Requirements),

Regulations 2015 and Consolidated Scrutinizer's Report.

Dear Sir,

This is in reference to the above mentioned subject; please find enclosed herewith the following documents for your record:

- 1. Intimation of proceedings of 13th Annual General Meeting held on Saturday, September 29, 2018 and voting results as per Regulation 44(3) of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015.
- 2. Consolidated Scrutinizer's Report.

Kindly take the above information on your records and oblige.

Thanking you.

Yours truly,

For SHIVAM AUTOTECH LIMITED

Shivani Kakkar Company Secretary

M. No. 25097

GURGAON WORKS

: 58th Km. Stone, Delhi-Jaipur Highway, Village Binola,

Distt. Gurgaon-122 413 Haryana (India) TEL: 011 49242100 FAX: +91 124 49242116 E-mail: admn@shivamautotech.com

REGISTERED OFFICE: 303, 3rd Floor, Square One Mall, Saket, New Delhi - 110017 TEL.: +91 11 49242100-30, FAX: +91 11 29564205

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CIN No: L34300DL200SPLC139163

ISO / ITS 16949 ISO 14001 OHSAS 18001



A. DETAILS OF THE PROCEEDINGS OF THE 13TH ANNUAL GENERAL MEETING

The 13th Annual General Meeting of the Members of Shivam Autotech Limited was held on Saturday, the 29th day of September 2018 at 11:30 A.M. at Tivoli Garden Resort, Near Chattarpur Mandir, Chattarpur Road, New Delhi – 110074.

S No	Particulars		Details
10.140.	Date of AGM		September 29, 2018
7	Date of the state	Mr. Sunil Kant Munjal	Chairman & Non- Executive Director
		Mr. Surrinder Lal Kapur	Chairman of Audit Committee
		Mr. Bhagwan Dass Narang	Chairman of Stakeholders Relationship Committee
2	Director's Present:	Mr. Neeraj Munjal	Managing Director
		Mrs. Charu Munjal	Whole Time Director
		Dr. Anil Kumar Gupta	Whole Time Director
		Mr. Davendra Ujlayan	Chief Financial Officer
	,	Ms. Shivani Kakkar	Company Secretary
3	In attendance:	Mr. Ritesh Shandilya	Authorized representative of NSBP & Co., Statutory Auditor
		Mr. Satyender Kumar	Secretarial Auditor of the Company
	Members present:		
4	In person (including representatives):	1	
	In proxy:	137	
L	Total No. of shareholders on record	Total no. of shareholders as c	Total No. of shareholders on record Total no. of shareholders as on Cut-off date i.e. September 22, 2018 are 27705
ი	date		

Mr. Sunil Kant Munjal, Chairman welcomed the attendees'. The requisite quorum being present, the meeting was called to order. He stated that the Annual Report 2017-18 along with Notice of AGM has been posted /e-mailed, to all the shareholders of the Company. The Annual Report, the statutory registers and other documents as referred in the AGM Notice were available for inspection by the members at the Annual General Meeting.

Company. Thereafter the Chairman invited queries / clarifications from the shareholders, which were duly answered and the shareholders expressed Company could not be present at the AGM due to his personal exigencies. The Chairman further informed the members that the Chairman of the Audit as read. The Chairman addressed the Members about the significant developments of the Company. The members were informed that there are no qualifications, observations, comments, disclaimer or other remarks in the Auditor's Report, which have any adverse effect on the functioning of the He introduced the directors and officers sitting on the dais. The members were informed that Mr. Vinayshil Gautam, Independent Director of the Committee, Chairman of Nomination and Remuneration Committee and Chairman of Stakeholders Relationship Committee were present at the AGM. With the permission of the members present, the notice convening the 13th Annual General Meeting, Board's Report and related documents were taken satisfaction on the performance of the Company.

HUNN modifications or re-enactments thereof and SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, every listed Company has to The Chairman informed that in compliance with the provisions of Companies Act, 2013 read with the rules made thereunder including the statutons

mandatorily provide the remote e-voting facility to its shareholders. Accordingly, the Company had entered into an agreement with Central Depository Systems Limited (CDSL) for availing e-voting facility. The remote e-voting period was scheduled from September 26, 2018 (9:00 a.m.) to September 28, 2018 (5:00 p.m.) for all the resolutions set forth in the AGM notice. The members present at the AGM and who have not cast their votes electronically were provided an opportunity to cast their vote through polling /ballot paper The members were informed that the Board of Directors has appointed Mr. Satyender Kumar, (Membership No. FCS4087), Satyender Kumar & Associates, Company Secretaries as Scrutinizer to conduct the electronic and physical voting in a fair and transparent manner. The Chairman then briefed the objectives and implications of the Ordinary and Special businesses set out in the AGM Notice. The businesses considered at the AGM, the type of resolution, the mode of voting and the status of the resolutions are included in part B of this annexure.

voting at the meeting and then submit his report. The results along with the consolidated scrutinizer's report would be placed on the Company's website and website of CDSL. The same would be communicated to the stock exchanges within 48 hours of the conclusion of the annual general meeting and The Chairman informed that Mr. Satyender Kumar, the scrutinizer would consolidate the results of remote e-voting and results of polling /ballot paper displayed at the Registered Office and Corporate Office of the Company.

The Chairman expressed his sincere thanks to the attendees for attending the meeting and declared the meeting as closed.



	B. RESULTS OF THE 13th ANNUAL GENERAL MEETING	ETING		
S. No.	Agenda	Resolution required (Ordinary/ Special)	Mode of Voting	Status of Resolution
Н	Adoption of Audited Balance Sheet as at March 31, 2018, the Statement of Profit & Loss and Cash Flow Statement for the financial year ended on that date and the Reports of the Board of Directors and Auditors thereon. "RESOLVED THAT the Audited Balance Sheet as at March 31, 2018 and the Profit & Loss Account for the year ended on that date along with the reports of the Board of Directors and Auditors thereon, as circulated to the members and now placed before the meeting be and adopted and adopted."	Ordinary	E-voting and polling/ ballot paper at the AGM	Passed with requisite majority
7	Appointment of Director in place of Dr. Anil Kumar Gupta (DIN 02643623), who retires by rotation and being eligible has offered himself for re-appointment. "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Dr. Anil Kumar Gupta (DIN 02643623), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."	Ordinary	E-voting and polling/ ballot paper at the AGM	Passed with requisite majority
ю	Appointment of director in place of Mrs. Charu Munjal (DIN 03094545), who retires by rotation and being eligible has offered herself for re-appointment "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mrs. Charu Munjal (DIN 03094545), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."	Ordinary	E-voting and polling/ballot paper at the AGM	Passed with requisite majority



Re-appointment of Mrs. Charu Munjal (DIN 03094545) as Whole Time Director of the Company.			·	
"RESOLVED THAT in accordance with the provision of Section 196, 197, 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and based on the recommendations of the Nomination and Remuneration Committee and approval of the Board, and such approvals as may be necessary, the consent of the Company be and is hereby accorded for re-appointment of Mrs. Charu Munjal, (DIN 03094545) as Whole Time Director of the Company designated as "Executive Director" with effect from June 1, 2018 for further period of 5 years on the existing remuneration as set out in the explanatory statement annexed to the Notice convening this Annual General Meeting.	Ordinary	E-voting and polling/ballot paper at the AGM	Passed with requisite majority	
RESOLVED FURTHER THAT Mrs. Charu Munjal shall be liable to retire by rotation in pursuance of Section 152 and any other provisions of the Companies Act, 2013.				
RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things as are incidental thereto or as may be deemed necessary or desirable or to settle any question or difficulty that may arise, in such manner as it may deem fit without further reference to the Company in General Meeting."				



RESOLVED FURTHER THAT Dr. Anil Kumar Gupta shall be liable to retire by rotation in pursuance of Section 152 and any other provisions of the Companies Act, 2013. RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things as are incidental thereto or as may be deemed necessary or desirable or to settle any question or difficulty that may arise, in such manner as it may deem fit without further reference to the Company in General Meeting."	Resopointment of Dr. Anil Kumar Gupta, (DIN 02643623) as Whole Time Director of the Company and revision in his remuneration thereof. "RESOLVED THAT in accordance with the provision of Section 196, 197, 203 read with Schedule V and other applicable provisions, if any, of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and based on the recommendations of the Nomination and Remuneration Committee and approval of the Board, subject to such approvals as may be necessary, the consent of the Company be and is hereby accorded for re-appointment of Dr. Arul Kumar Gupta (DIN 02643622) as Whole Time Director of the Company designated as "Director (Technical)" for a further period of 3 years and revision in his remuneration thereof with effect from December 20, 2017 as set out in the explanatory statement annexed to the Notice convening this Annual General Meeting.		E-voting and polling/ ballot paper at the AGM		further period of 3 years and revision in his remuneration thereof with effect from December 20, 2017 as set out in the explanatory statement annexed to the Notice convening this Annual General Meeting. RESOLVED FURTHER THAT Dr. Anil Kumar Gupta shall be liable to retire by rotation in pursuance of Section 152 and any other provisions of the Companies Act, 2013. RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things as are incidental thereto or as may be deemed necessary or desirable or to settle any question or difficulty that may arise, in such manner as it may deem fit without further reference to the Company in General Meeting."
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Disclosure as per Regulation 44(3) of SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015

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Date of AGM	Saturday, September 23, 2010
	HOTTC HOTTC
No. of shareholders on record date	Z//UD
No. of Shareholders present in the meeting either in person or through proxy:	
- Promoters and Promoter Group:	
- Public:	137
	N A
No. of Shareholders attended the meeting through Video Conferencing	NA
- Promoters and Promoter Group:	
- Public:	

AGENDA WISE DISCLOSURE

1. Resolution No. 1 - Adoption of Audited Balance Sheet as at March 31, 2018, the Statement of Profit & Loss and Cash Flow Statement for the financial year ended on that date and the Reports of the Board of Directors and Auditors thereon.

"RESOLVED THAT the Audited Balance Sheet as at March 31, 2018 and the Profit & Loss Account for the year ended on that date along with the reports of the Board of Directors and Auditors thereon, as circulated to the members and now placed before the meeting be and are hereby considered and adopted."

Document of	Maritad. (Ord	Docolution required: (Ordinary / Special)			Ordinary			
Whether pro	moter/ pron	Whether promoter/ promoter group are interested in	e interested in the		No			
agenda/resolution?	Intion?)						
againan aga	Mode of	No. of Shares		% of votes polled on	No. of votes in	No of votes	% of votes in favor on	% of votes against on
Catomorty	Voting	Held	No of votes Polled	outstanding shares	favor	against	votes polled	votes polled
Category	2,500		(E-Voting & Poll)	(E-Voting & Poll)			(E-Voting & Poll)	(E-Voting & Poll)
		-	6-	(3)= {(2)/(1)}*100	4	ιŲ	$(6)=\{(4)/(2)\}^{*}100$	$(7)=\{(5)/(2)\}^*100$
		1-	4	(7-1 (7-1)				
Promoter and								
Promoter								
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	Total		74,795,950	100.00	74,795,950	ì	100.000	
Public -							,	1
Institutions	E-voting	163,127	1	-	1			
	Poll		ì	-	1	1	ı	
	Total		ŀ			1	ı	
Public – Non	:	0.00	1 033 877	7.7.2	1,933,877	,	100.000	ŧ.
Institutions	E-voting	C27,U#U,C2	1,700,011	100	2,018	1	100 000	
	Poll		2,918	0.01	2,710		000.00#	100 TO THE PARTY OF THE PARTY O
	Total		1,936,795	7.73	1,936,795		100.000	(WO)
F	TOTAL	100 000 000	76.732.745	76.73	76,732,745	-	100.000	
lotai		100/000/001						

Resolution No. 2 - Appointment of Director in place of Dr. Anil Kumar Gupta (DIN 02643623), who retires by rotation and being eligible has offered himself for re-appointment.

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Dr. Anil Kumar Gupta (DIN 02643623), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."

Recolution required: (Ordinary / Special)	Ped (Ordinary /	Special)		Ordinary	ıary			
Whether promoter promoter group are interested	er/ promoter gre	oup are interest	ed in the	No				
ageilda, icolada							% of votes in	% of votes
				% of votes polled on			favor on votes	against on votes
		No of Shares	No of votes Polled	outstanding shares	No. of votes	No of votes	polled	polled
Category	Mode of Voting	Held	(E-Voting & Poll)	(E-Voting & Poll)	in favor	against	(E-Voting & Poll)	(E-Voting & Poll)
(cogomo			-2	$(3) = \{(2)/(1)\} *100$	-4	-5	$(6)=\{(4)/(2)\}*100$	$(7)=\{(5)/(2)\}*100$
	E-voting		1	1	1	,	I	1
	Poll		74.795.950.00	100.00	74,795,950.00	ı	100.000	t
Promoter and	Total	74 705 050 00	74 795 950 00	100.00	74.795.950.00	ţ	100.000	t
Promoter Group	Lotai	14,17,700.00	000000000000000000000000000000000000000					
	E-voting			3	•	1		
	Poll		1	1	1	ı		
Public – Institutions	Total	163,127.00	ı	ľ	ı	1		
	E-voting		1,933,877.00	7.72	1,933,832.00	45.00	99.9977	0.0023
	Poll		2,918.00	0.01	2,918.00	•	100.000	ı
Public – Non Institutions	Total	25.040.923.00	1,936,795.00	7.73	1,936,750.00	45.00	99.9977	0.0023
Total		100 000 000 00	76 732.745.00	76.73	76,732,700.00	45.00	6666666	0.0001
10121		100,000,000,001	Constitution of					



Resolution No. 3 - Appointment of director in place of Mrs. Charu Munjal (DIN 03094545), who retires by rotation and being eligible has offered herself for re-appointment

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mrs. Charu Munjal (DIN 03094545), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."

Recolution red	Recolution required: (Ordinary / Special)	/ Special)		Ordinary	nary			
Whether prom	Whether promoter/ promoter group are interested in the	group are intere	ssted in the	No				
ageilda/ resolution:	TOTAL:			% of votes polled on outstanding			% of votes in favor on votes	% of votes against
		No. of Shares	No of votes Polled	shares	No. of votes in	No of votes	polled	on votes polled
Category	Mode of Voting	Held	(E-Voting & Poll)	(E-Voting & Poll)	favor	against	(E-Voting & Poll)	(E-Voting & Poll)
0		-1	-2	$(3)= {(2)/(1)}*100$	4-	-5	$(6)=\{(4)/(2)\}*100$	$(7)=\{(5)/(2)\}*100$
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,	Poll		74,795,950.00	100.00	74,795,950.00	t	100.000	
Promoter and	Total	74.795.950.00	74,795,950.00	100.00	74,795,950.00	ŧ	100.000	
Tomore creek	E-voting		1	I	1	1	-	
;	Poll		ı	ı	ţ	ţ	ı	
Public – Institutions	Total	163,127.00	1	ľ	1		1	
	E-voting		1,933,877.00	7.72	1,933,742.00	135.00	99.993	0.007
;	Poll		2,918.00	0.01	2,918.00	I	100.000	1
Public – Non Institutions	Total	25.040,923.00	1,936,795.00	7.73	1,936,660.00	135.00	99.993	0.007
Total		100,000,000.00	76,732,745.00	76.73	76,732,610.00	135.00	8666.66	0.0002



Resolution No. 4 - Re-appointment of Mrs. Charu Munjal (DIN 03094545) as Whole Time Director of the Company.

Remuneration Committee and approval of the Board, and such approvals as may be necessary, the consent of the Company be and is hereby accorded for re-appointment of Mrs. Charu Munjal, (DIN 03094545) as Whole Time Director of the Company designated as "Executive Director" with effect from June 1, 2018 for further period of 5 years on the existing remuneration as set out in the explanatory statement "RESOLVED THAT in accordance with the provision of Section 196, 197, 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and based on the recommendations of the Nomination and annexed to the Notice convening this Annual General Meeting.

RESOLVED FURTHER THAT Mrs. Charu Munjal shall be liable to retire by rotation in pursuance of Section 152 and any other provisions of the Companies Act, 2013.

authorized to do all such acts, deeds and things as are incidental thereto or as may be deemed necessary or desirable or to settle any question RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby or difficulty that may arise, in such manner as it may deem fit without further reference to the Company in General Meeting."

Resolution rec	Resolution required: (Ordinary / Special)	rv / Special)		Orc	Ordinary			
Whether pron	Whether promoter/ promoter group are interested in	r group are inte	rested in the	No				
agenda/ resoludon:	unoii:						% of votes in	
			No of votes	% of votes polled on			favor on votes	% of votes against
		10 3 - 1V	Polled	outstanding shares	No of votes in	No of votes	polled	on votes polled
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	E-woting		I	1		ı	•	\$
Promoter and	Doll	_	74 795 950 00	100.00	74,795,950.00	ı	100.0000	
Promoter	T - 4-21	77 705 050 00	74 795 950 00	100 00	74.795.950.00	ı	100.0000	1
Cronp	10141	14,727,220.00	00.00.60.716#1		2			
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;	Poll		ı	1	t	1	1	1
Public –	Total	163 127 00	ı	1	ī	ı	•	1
CHOTHINGIN	E-voting		1,933,877.00	7.72	1,933,744.00	133.00	99.9931	0.0069
	Poll		2.918.00	0.01	2,918.00	t	100.0000	1
Public – Non	Total	25 040 923 00	1.936.795.00	7.73	1,936,662.00	133.00	99.9931	0.0069
Total	TOO	100 000 000 00	76.732.745.00	76.73	76,732,612.00	133.00	8666.66	0.0002
10121		100,000,000,00	2000 1600 1					



Resolution No. 5. - Re-appointment of Dr. Anil Kumar Gupta, (DIN 02643623) as Whole Time Director of the Company and revision in his remuneration thereof.

Remuneration Committee and approval of the Board, subject to such approvals as may be necessary, the consent of the Company be and is hereby accorded for re-appointment of Dr. Anil Kumar Gupta (DIN 02643623) as Whole Time Director of the Company designated as "Director (Technical)" for a further period of 3 years and revision in his remuneration thereof with effect from December 20, 2017 as set out of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and based on the recommendations of the Nomination and "RESOLVED THAT in accordance with the provision of Section 196, 197, 203 read with Schedule V and other applicable provisions, if any, in the explanatory statement annexed to the Notice convening this Annual General Meeting. RESOLVED FURTHER THAT Dr. Anil Kumar Gupta shall be liable to retire by rotation in pursuance of Section 152 and any other provisions of the Companies Act, 2013.

authorized to do all such acts, deeds and things as are incidental thereto or as may be deemed necessary or desirable or to settle any question RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby or difficulty that may arise, in such manner as it may deem fit without further reference to the Company in General Meeting."

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Whether pro	Whether promoter/ promoter group are interested in	er group are int	erested in the	oN_				
agenda/resolution?	olution?							
			No of votes	% of votes polled on			% of votes in favor	% of votes against on
			Polled	outstanding shares			on votes poned	Policy policy
	,	No. of Shares	(E-Voting &	(II)	No. of votes	No of votes	(E-Voting & Poll)	(F-Voting & Poll)
Category	Mode of Voting	Held	Poll)	(E-Voing & Foil)	III IAVOI	agamor	(L- Voting & Lon)	(mo i m Simo i m)
		-1	-2	$(3) = \{(2)/(1)\} *100$	-4	-5	$(6)=\{(4)/(2)\}*100$	$(7)=\{(5)/(2)\}*100$
	D worth		1	t	1	ι	1	i.
,	E-voung							
Promoter and	Poll		74,795,950.00	100.00	74,795,950.00	1	100.0000	ţ
Promoter	Total	74 795 950 00	74.795.950.00	100.00	74,795,950.00	I	100.000	Ē
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Institutions	Total	163,127.00	I	F	1	I		1
	E-voting		1,933,877.00	7.72	1,933,744.00	133.00	99.9931	0.0069
	Poll		2.918.00	0.01	2,918.00	1	100.0000	1
Public – Non	Total	25 040 923 00	1 936 795 00	7.73	1.936.662.00	133.00	99.9931	0.0069
TIISIIInIIOIIIS	LOLAI	00.07/010/07			00 000	00 00	900000	2000 0
Total		100,000,000.00	76,732,745.00	76.73	76,732,612.00	133.00	79.3330	0.0002





CONSOLIDATED SCRUTINIZER'S REPORT

The Chairman of
13th Annual General Meeting
of the Equity Shareholders of
Shivam Autotech Limited (the Company)
held on 29th September, 2018 at
Tivoli Garden Resort, Near Chattarpur Mandir,
Chattarpur Road, New Delhi-110074

Dear Sir,

I, Satyender Kumar of Satyender Kumar & Associates, Practicing Company Secretaries, Gurugram was appointed by the Board of Directors of Shivam Autotech Limited ('the Company') vide Board resolution dated 13th August, 2018, as the Scrutinizer to conduct the remote e-voting and poll process in respect of the resolutions contained in the notice of 13th Annual General Meeting of the members of the Company, held on 29th September, 2018 at Tivoli Garden Resort, Near Chattarpur Mandir, Chattarpur Road, New Delhi-110074.

The management of the Company is responsible to ensure the compliance with the requirements of the Companies Act, 2013 and Rules relating to remote e-voting and Poll on the resolutions contained in the notice to the 13th Annual General Meeting (AGM) of the members of the Company. Our responsibility as a scrutinizer for the remote e-voting process and for poll is restricted to make a Scrutinizer's Report of the votes cast "in favour" or "against" the resolutions contained in the notice to the 13th Annual General Meeting (AGM), based on the reports generated from remote e-voting system provided by Central Depository Services (India) Limited(CDSL), the authorized agency to provide remote e-voting facilities, engaged by the Company and also at the time of Poll based on the records provided by the Registrar and Transfer Agents-MCS Share Transfer Agent Limited, New Delhi at the AGM.

In respect of remote e-voting process conducted under my supervision, I hereby report as under:

i) In accordance with the notice of the 13th Annual General Meeting sent to members and in terms of "Advertisement" published as per Rule 20 (4)(v) of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Rules, 2015, on

5th September, 2018 in 'The Business Standard' (English and Hindi), the remote e-voting period remained open from Wednesday, 26th September, 2018 (9.00 a.m.) to Friday, 28th September, 2018 (5.00 p.m.)

- ii) The members of the Company as on the "cut off" date i.e. 22nd September, 2018 were entitled to vote on the resolutions (Items No. 1 to 5 as set out in the Notice of the 13th Annual General Meeting of the Company).
- iii) The remote e-voting process was blocked at 5.00 p.m. on Friday, 28th September, 2018.
- iv) The votes cast through remote e-voting process were unblocked on 29th September, 2018 after the conclusion of Annual General Meeting in the presence of two witnesses, Mr. Rajender Kumar Grover and Mr. Jagmohan Singh who are not in the employment of the Company and who witness to the unblocking of votes.
- v) Thereafter, the detail containing *inter-alia*, list of equity Shareholders who voted "for", "against" the each resolutions that were put to vote, was generated from e-voting website of Central Depository Services (India) Limited (https://www.evotingindia.com).

At the Annual General meeting held on 29th September, 2018 the Chairman of the Annual General Meeting (AGM) had provided polling papers to enable those shareholders who had not casted their votes by the remote e-voting facility in respect of resolutions (Items No. 1 to 5 as set out in the Notice of the 13th Annual General Meeting of the Company), to cast their vote at the said AGM. I was appointed as the Scrutinizer to conduct the poll procedure at the said AGM.

In respect of the poll process conducted under my supervision, I hereby report that:

The poll box containing the poll papers was unblocked after the conclusion of the AGM in presence of Mr. Rajender Kumar Grover and Mr. Jagmohan Singh who are not employees of the Company. The votes were counted and the results of the poll were prepared in the presence of the aforesaid shareholders and were also countersigned by them as witnesses.



I hereby state that I have recorded details of all the votes by the shareholders through, remote e-voting and by poll and have also checked and verified the same. I have also carried out full count of the votes.

I hereby report the consolidated results of the votes cast by the shareholders through remote e-voting and by poll as under:

Item No. 1

Ordinary Resolution to receive, consider and adopt the audited Balance Sheet as at March 31, 2018, the Statement of Profit & Loss and Cash Flow Statement for the financial year ended on that date and the Reports of the Board of Directors and Auditors thereon

Particulars	Nu	ımber of		Numb	er of votes ca	st in	Percentage
	E-Voting	Poll at	Total	E-Voting	Poll at	Total	
		AGM			AGM		
Assent	33	47	80	1933877	74798868	76732745	100.00
Dissent	0	0	0	0	0	0	0
Total	33	47	80	1933877	74798868	76732745	100.00

Accordingly, out of total 76732745, E- Votes and Votes Polled at AGM; 76732745 Votes were cast **ASSENTING** to the Ordinary Resolution constituting 100% and Nil Vote was cast **DISSENTING** to the Ordinary Resolution constituting 0% of the votes polled on the **Ordinary Resolution**.

Thus, the **Ordinary Resolution** as contained in Item No. 1 of Notice of the Annual General Meeting passed with requisite majority.

Item No. 2

Ordinary Resolution for the appointment of director in place of Dr. Anil Kumar Gupta (DIN 02643623), who retires by rotation and being eligible has offered himself for re-appointment

Particulars	Nu	umber of		Numb	er of votes ca	st in	Percentage
	E-Voting	Poll at	Total	E-Voting	Poll at	Total	
		AGM			AGM		
Assent	31	. 47	78	1933832	74798868	76732700	99.999
Dissent	2	0	2	45	0	45	00.001
Total	33	47	80	1933877	74798868	76732745	100.000

Accordingly, out of total 76732745, E- Votes and Votes Polled at AGM; 76732700 Votes were cast **ASSENTING** to the Ordinary Resolution constituting 99.999% and 45 Votes were cast **DISSENTING** to the Ordinary Resolution constituting 0.001 % of the votes polled on the **Ordinary Resolution**.

Thus, the **Ordinary Resolution** as contained in Item No. 2 of Notice of the Annual General Meeting passed with requisite majority

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Item No. 3

Ordinary Resolution for the appointment of director in place of Mrs. Charu Munjal (DIN 03094545), who retires by rotation and being eligible has offered herself for re-appointment

Particulars	Number of			Number of votes cast in			Percentage
	E-Voting	Poll at	Total	E-Voting	Poll at	Total	
		AGM			AGM		
Assent	30	47	77	1933742	74798868	76732610	99.999
Dissent	3	0	3	135	0	135	00.001
Total	33	47	80	1933877	74798868	76732745	100.000

Accordingly, out of total 76732745, E- Votes and Votes Polled at AGM; 76732610 Votes were cast **ASSENTING** to the Ordinary Resolution constituting 99.999% and 135 Votes were cast **DISSENTING** to the Ordinary Resolution constituting 0.001% of the votes polled on the **Ordinary Resolution**.

Thus, the **Ordinary Resolution** as contained in Item No. 3 of Notice of the Annual General Meeting passed with requisite majority.

Item No. 4

Ordinary Resolution for Re-appointment of Mrs. Charu Munjal (DIN 03094545), as Whole Time Director of the Company

Particulars	Number of			Number of votes cast in			Percentage
	E-Voting	Poll at	Total	E-Voting	Poll at AGM	Total	
Assent	31	47	78	1933744	74798868	76732612	99.999
Dissent	2	0	2	133	0	133	00.001
Total	33	47	80	1933877	74798868	76732745	100.000

Accordingly, out of total 76732745, E- Votes and Votes Polled at AGM; 76732612 Votes were cast **ASSENTING** to the Ordinary Resolution constituting 99.999% and 133 Votes were cast **DISSENTING** to the Ordinary Resolution constituting 0.001% of the votes polled on the **Ordinary Resolution**.

Thus, the **Ordinary Resolution** as contained in Item No. 4 of Notice of the Annual General Meeting passed with requisite majority.

Item No. 5

Ordinary Resolution for Re-appointment and revision in the remuneration of Dr. Anil Kumar Gupta (DIN 02643623), Whole Time Director of the Company.

Particulars	Number of			Number of votes cast in			Percentage
	E-Voting	Poll at	Total	E-Voting	Poll at AGM	Total	
Assent	31	AGM 47	78	1933744	74798868	76732612	99.999
Dissent	2	0	2	133	0	133	00.001
Total	33	47	80	1933877	74798868	76732745	100.000

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Accordingly, out of total 76732745, E- Votes and Votes Polled at AGM; 76732612 Votes were cast **ASSENTING** to the Ordinary Resolution constituting 99.999% and 133 Votes were cast **DISSENTING** to the Ordinary Resolution constituting 0.001% of the votes polled on the **Ordinary Resolution**.

Thus, the **Ordinary Resolution** as contained in Item No. 5 of Notice of the Annual General Meeting passed with requisite majority.

Besides above, there were 5 (Five) invalid votes (One of E-Voting and Four of Poll Papers)

All the relevant records of remote e-voting and poll papers will remain in my safe custody until the Chairman considers, approves and signs the minutes of the 13th Annual General Meeting and same shall be handed over thereafter to the Chairman/Company Secretary for safe keeping.

Thanking you, Yours Sincerely

For SATYENDER KUMAR & ASSOCIATES

GURUGRAN

SATYENDER KUMAR

Proprietor FCS 4087

C.P.NO. 5189

Countersigned by

For Shivam Autorech Ud

Company Secretary

M.No. 25097

Place: New Delhi

Date: September 29, 2018