

FC/SE/2024-25/66 January 06, 2025

National Stock Exchange of India Limited

Exchange Plaza, C - 1, Block G, Bandra-Kurla Complex, Bandra (E), Mumbai-400051

Symbol: FIRSTCRY

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 **Scrip Code: 544226**

Subject: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 - Postal Ballot Notice dated January 04, 2025

Dear Sir/Ma'am,

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find attached the Postal Ballot Notice dated January 04, 2025, along with the explanatory statement, seeking approval of the members of the Brainbees Solutions Limited ("Company"), by way of remote e-voting process ("e-voting") for the businesses as set out in the enclosed Postal Ballot Notice.

The Postal Ballot Notice is being sent only through electronic mode to those members whose names appear on the register of members / register of beneficial owners, as on Friday, January 03, 2025 ("Cutoff Date"), received from the Depositories and whose e-mail address is registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories.

The Company has engaged the services of National Securities Depository Limited for the purpose of providing e-Voting facility to all its members. The remote e-voting will commence from Tuesday, January 07, 2025, at 9:00 AM (IST) and end on Wednesday, February 05, 2025 at 5:00 PM (IST).

The Company has uploaded the Postal Ballot Notice on its website at: https://www.firstcry.com/investor-relations/postal-ballot

This is for your information and records.

For Brainbees Solutions Limited

Neelam Jethani Company Secretary & Compliance Officer ICSI Membership No.: A35831

Encl: a/a



BRAINBEES SOLUTIONS LIMITED

CIN: L51100PN2010PLC136340

Registered Office: Rajashree Business Park, Plot No. 114, Survey No. 338, Tadiwala Road,

Nr. Sohrab Hall, Pune – 411001 **Tel:** +91-8482989157

Website: www.firstcry.com Email: companysecretary@firstcry.com

NOTICE OF POSTAL BALLOT

[Pursuant to Sections 108 & 110 of the Companies Act, 2013 read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 and the Circulars issued by the Ministry of Corporate Affairs, Government of India]

E-VOTING COMMENCES ON:	E-VOTING CONCLUDES ON:
Tuesday, January 07, 2025 at 9:00 A.M. (IST)	Wednesday, February 05, 2025 at 5:00 P.M. (IST)

Dear Member(s),

Notice is hereby given that the special resolutions set out below are proposed for approval by the members of Brainbees Solutions Limited ("the Company") by means of Postal Ballot, only by remote evoting process ("e-voting") being provided by the Company to all its members to cast their votes electronically, pursuant to the provisions of Sections 108, 110 and other applicable provisions of the Companies Act, 2013, (hereinafter referred to as the "Act"), including any statutory modification(s) or reenactment thereof for the time being in force and other applicable provisions, if any, of the Act read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the "Rules") as amended from time to time read with General Circular No. 14/2020 dated April 8, 2020; General Circular No. 17/2020 dated April 13, 2020; General Circular No. 22/2020 dated June 15, 2020; General Circular No. 33/2020 dated September 28, 2020; General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021, General Circular No. 3/2022 dated May 5, 2022, General Circular No. 11/2022 dated December 28, 2022, General Circular No. 9/2023 dated September 25, 2023 and General Circular No. 09/2024 dated September 19, 2024 (the "MCA Circulars") issued by Ministry of Corporate Affairs ("MCA"), Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Secretarial Standard – 2 on General Meetings ("SS - 2") issued by the Institute of Company Secretaries of India and other applicable laws and regulations, if any, including any statutory modification(s) or re-enactment(s) thereto for the time being in force.



The Statement, pursuant to the provisions of Section 102(1) and other applicable provisions of the Act read with the Rules, setting out all material facts relating to the resolutions proposed in this Postal Ballot Notice is also attached.

The Board of Directors of the Company have appointed M/s. Samdani Kabra & Asso., Practicing Company Secretaries, represented by Mr. Suresh Kumar Kabra (Membership No. ACS 9711) or failing him Mr. S. Samdani (Membership No. FCS 3677) or failing him Ms. Megha Dave (Membership No. ACS 61098), as the Scrutinizer, for conducting the Postal Ballot remote e-voting process in a fair and transparent manner and they have communicated their willingness to be appointed and will be available for the said purpose. The Scrutiniser's decision on the validity of the votes cast in the Postal Ballot shall be final.

The Company has engaged the services of National Securities Depository Limited ("NSDL"), for the purpose of providing remote e-voting facility to all its Members. Members (whether holding shares in demat form or in physical form) desiring to exercise their vote are requested to carefully read and follow the instructions in the notes under the Section "Instructions for members for remote e-voting" ("Notes") in this Notice. The remote e-voting period commences at 9:00 a.m. (IST) on Tuesday, January 07, 2025 and ends at 5:00 p.m. (IST) on Wednesday, February 05, 2025. The communication of the assent or dissent of the Members would only take place through the remote e-voting system.

In compliance with the aforesaid MCA Circulars, this Postal Ballot Notice is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories. Accordingly, physical copy of the Postal Ballot Notice along with Postal Ballot Form and pre-paid business reply envelope is not being sent to the Members and no physical ballot forms will be accepted. If your e-mail address is not registered with the Company/Depositories, please follow the process provided in the Notes to receive this Postal Ballot Notice.

Upon completion of this process, the Scrutinizer will submit the report to any of the Executive Directors or Company Secretary & Compliance Officer or any other person authorized by the Chairman after the completion of scrutiny of the votes cast through remote e-Voting. The results of Postal Ballot along with the Scrutinizer's Report will be announced on or before Friday, February 07, 2025. The result of the voting shall be displayed on the notice board of the Company at its Registered Office. The declared result along with the Scrutinizers Report, will be available forthwith on the Company's website at www.firstcry.com and on the website of NSDL at www.evoting.nsdl.com. The results will simultaneously be communicated to the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited where the Company's shares are listed. The resolution(s), if approved, shall be deemed to have been passed on the last date of remote e-voting i.e. Wednesday, February 05, 2025.

Brainbees Solutions Limited



SPECIAL BUSINESSES:

 To consider and approve remuneration towards 51,80,000 Employee Stock Options granted to Mr. Supam Maheshwari, Managing Director & Chief Executive Officer of the Company, under Brainbees Employees Stock Option Plan 2023 out of 99,33,803 Options already reserved for Management Employees including Mr. Supam Maheshwari

To consider and if thought fit to pass the following resolution as **Special Resolution**:

"RESOLVED THAT in terms of provisions contained in Sections 197, 198, Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (the "Act") and the rules framed thereunder, including any statutory modifications or re-enactment thereof, and the Articles of Association of the Company and such other laws, rules and regulations (including any statutory modification(s) or amendment(s) thereto or re-enactment(s) thereof, for the time being in force) as may be applicable and pursuant to approval of the Nomination & Remuneration Committee ("NRC"), Board on December 16, 2023 and members of the Company on December 21, 2023 and further ratification by members on October 10, 2024 for ESOP pool of 2,48,34,508 (Two Crore Forty Eight Lakh Thirty Four Thousand Five Hundred and Eight Only) options under Brainbees Employees Stock Option Plan 2023 ("BBESOP 2023") out of which 99,33,803 (Ninety Nine Lakh Thirty Three Thousand Eight Hundred and Three Only) were reserved for Management Employees including Mr. Supam Maheshwari (DIN: 01730685), Managing Director & Chief Executive Officer of the Company and based on the recommendation of the NRC and approval of the Board of Directors of the Company on January 4, 2025 and further such other approvals, consent, permissions and sanctions as may be necessary from the appropriate authorities or bodies and subject to such conditions and modifications as may be prescribed or imposed by the relevant authorities, approval of members be and is hereby accorded to the remuneration of approximately INR 210 Crores (calculated as per closing price of stock exchange recording maximum trading volume as on January 3, 2025) towards 51,80,000 (Fifty One Lakh Eighty Thousand Only) options granted at INR 243.72 per option to Mr. Supam Maheshwari (DIN: 01730685), Managing Director & Chief Executive Officer of the Company, under BBESOP 2023 out of 99,33,803 (Ninety Nine Lakh Thirty Three Thousand Eight Hundred and Three Only) Options already reserved for Management Employees including Mr. Supam Maheshwari, which will form part of his remuneration pursuant to the applicable provisions of the Companies Act, 2013 and the requirements of Indian Accounting Standards ("Ind AS"):

(i) ESOP cost for the amount to be accounted based on the vesting conditions of the ESOP granted as below:



Milestone event	Vesting
Valuation of the Company being equivalent to, or higher than INR 4,10,00,00,00,000 (Indian Rupees Forty One Thousand Crores)	Vesting of 33.34% of the total ESOPs Granted i.e. 17,27,012 options.
Valuation of the Company (being equivalent to, or higher than INR 5,33,00,00,000 (Indian Rupees Fifty Three Thousand Three Hundred Crores)	Vesting of 66.67% of the total ESOPs Granted i.e. 34,53,506 options.
Valuation of the Company being equivalent to, or higher than INR 6,56,00,00,000 (Indian Rupees Sixty Five Thousand Six Hundred Crores)	100% of the total ESOPs Granted i.e. 51,80,000 options.

(ii) Taxable ESOP cost at the time of exercise of the vested ESOPs recognized as perquisite by the Company.

RESOLVED FURTHER THAT, cost to be accounted will be based on the actuarial valuation in respective years since the vesting conditions are linked to valuation of the Company based on 30 (thirty) days volume weighted average price of the Company's share into number of total outstanding Shares of the Company on fully diluted basis.

RESOLVED FURTHER THAT, all the existing terms and conditions of appointment and remuneration, as already approved by the Nomination and Remuneration Committee, Board of Directors and members of the Company, of Mr. Supam Maheshwari (DIN: 01730685), Managing Director and Chief Executive Officer of the Company, shall remain unchanged and the above cost of ESOPs will be in addition to the existing remuneration.

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall be deemed to include the any Committee of the Board of Directors duly authorized/ may be authorised hereafter by the Board, to exercise its powers including powers conferred by this resolution), be and is hereby authorized to settle all questions, difficulties or doubts that may arise in relation to the above matter to the end and intent that the members shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT the Board and Key Managerial Personnel be and are hereby severally authorized to do all such acts, deeds and things and execute all such deeds, documents and instruments and writings as may be necessary and incidental for giving effect to the above."



2. To consider and approve amendments in Brainbees Employees Stock Option Plan 2023

To consider and if thought fit to pass the following resolution as **Special Resolution**:

"RESOLVED THAT, pursuant to the provisions of Section 62(1)(b) of the Companies Act, 2013 (the "Act") read with Rule 12 of the Companies (Share Capital and Debentures) Rules, 2014 ("Rules"), and all other applicable provisions, if any, of the Act and Rules, the applicable provisions of the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (the "SEBI SBEB & SE Regulations"), the Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder ("FEMA Regulations") and other applicable provisions for the time being in force and as may be modified from time to time, and other laws, rules, regulations, circulars and guidelines of any / various statutory / regulatory authority(ies) that are or may become applicable (collectively referred to as "Applicable Laws"), the Memorandum of Association and Articles of Association of the Company and such other approval(s), consent(s), permission(s) and sanction(s), as may be required, consent of the members be and is hereby accorded to approve and adopt the below amendments to the Brainbees Employees Stock Option Plan 2023 ("BBESOP 2023"):

Existing	Existing Provisions	New	New Provisions
Clause		Clause	
No.		No.	
	CLAUSE 3: DE	FINITIONS	
3 (c)	"Administrator" for this Plan managed	3 (c)	"Administrator" for this Plan would
	by the Trust would mean the Board of		mean the Nomination and
	Trustees of the Trust, and after the IPO,		Remuneration Committee, unless
	would mean the Nomination and		the power is delegated by the
	Remuneration Committee, unless the		Nomination and Remuneration
	power is delegated by the Nomination		Committee to the Trust in
	and Remuneration Committee to the		accordance with Applicable Law.
	Trust in accordance with Applicable Law.		
Proviso	Provided that (i) above shall not apply to	Proviso to	Provided that (i) above shall not
to 3 (n)	any Grants made to a Management	3 (n)	apply to any Grants made to the
	Employee and the Exercise Period for		Employees in the capacity of
	such an Employee shall be determined		Management Employee and the
	by the Administrator, which shall in no		Exercise Period for such an
	case be less than [10] (ten) years from		Employee shall be determined by
	the Vesting Date.		the Administrator, which shall in no

Brainbees Solutions Limited



			case be less than 10 (ten) years
			from the Vesting Date.
3 (s)	"IPO" shall have the same meaning as	-	Deletion of sub-clause
	ascribed to it in the Shareholders'		
	Agreement and/or the Articles, as		
	amended from time to time.		
3 (t)	"Management Employee" means an	3 (s)	"Management Employee" means
	Employee who is involved in the		Directors and other Employees as
	management of the operations of the		may be approved by the
	Company and is included as		Administrator.
	'Management' under the Shareholders'		
	Agreement.		
	CLAUSE 4: QUANTUM OF SHA	RES SUBJECT	TO THE PLAN
4 (c)	Notwithstanding anything contained in	-	Deletion of clause
	this Plan, all Options Granted to the		
	Employees pursuant to the terms of this		
	Plan shall automatically lapse, with		
	immediate effect, if Shares of the		
	Company are not listed on a Recognized		
	Stock Exchange, by December 31, 2024,		
	unless otherwise approved by Security		
	Holder Threshold Consent (as defined		
	under the Shareholders' Agreement).		
4 (d)	It is clarified that in the event that the	-	Deletion of clause
	IPO is withdrawn or cancelled or		
	abandoned and the Shares of the		
	Company are not listed on a Recognized		
	Stock Exchange, the Company shall		
	undertake a buy-back of the Shares held		
	by the Trust for the purpose of		
	administration of this Plan ("Trust		
	Shares"), in accordance with Applicable		
	Law. Subsequently, the Company shall		
	ensure that the Trust Shares are		
	cancelled from the share capital of the		
	Company. The Company shall initiate all		

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	steps and actions as may be required for		
	the buy-back and cancellation of the		
	Trust Shares within 30 (thirty) days from		
	the date on which the IPO is withdrawn		
	or cancelled or abandoned, and shall		
	endeavour to achieve completion of		
	such actions and steps thereafter on a		
	good faith and best effort basis within a		
	reasonable period.		
	CLAUSE 8: ELIGIBILITY FO	R GRANT OF	OPTIONS
8 (c)	Prior to the Grant of any Options to an	8 (c)	Prior to the Grant of any Options to
	Eligible Employee post the IPO of the		an Eligible Employee, the
	Company, the Administrator shall		Administrator shall ensure that the
	ensure that the disclosures mentioned in		disclosures mentioned in Annexure
	Annexure I to this 2023 Plan are		I to this 2023 Plan are disclosed to
	disclosed to the relevant Eligible		the relevant Eligible Employee.
	Employee.		
	CLAUSE 10: VESTING CON	IDITIONS OF	OPTIONS
2 nd Para	For all other Employees (not being	2 nd Para	For all other Employees (options
of sub-	Management Employees), the Vesting of	of sub-	not granted in the capacity of
clause a	the first installment for an Option shall	clause a	Management Employees), the
of	be on the date corresponding to	of Clause	Vesting of the first installment for
Clause	completion of 1 (one) year from listing of	10 (a) (i)	an Option shall be on the date
10 (a) (i)	Shares of the Company on a Recognized		corresponding to completion of 1
	Stock Exchange and Vesting of Options		(one) year from the date of Grant of
	shall occur over a minimum period of 4		the Options granted to such
	(Four) years in equal annual instalments,		Optionee and Vesting of Options
	subject to Applicable Law. The maximum		shall occur over a minimum period
	period for Vesting shall be as contained		of 4 (Four) years in equal annual
	in the Grant Letter but not exceeding 4		instalments. The maximum period
	(four) years from the start of Vesting for		for Vesting shall be as contained in
	Employees not being Management		the Grant Letter but not exceeding
	Employees.		4 (four) years from the start of
			1
			Vesting for Employees (options not
			Vesting for Employees (options not granted in the capacity of



	CLAUSE 11: EXERCISE AND EXERCISE PRICE		
11 (d)	CLAUSE 11: EXERCISE A Notwithstanding anything contained in this Plan [post listing of the shares of the Company on a Recognized Stock Exchange], all Options granted to the Employee (not being a Management Employee) and Vested with him/ her, [if not exercised within the Exercise Period, shall after expiry of three (3) years from the Vesting Date of such Option, be	11 (d)	E PRICE Notwithstanding anything contained in this Plan, all Options granted to the Employee (options not granted in the capacity of Management Employee) and Vested with him/ her, if not exercised within the Exercise Period, shall after expiry of three (3) years from the Vesting Date of such
	subject to automatic exercise and shall be deemed to be automatically exercised ("Automatic Exercise") on the date when the Market Price becomes equal to or exceeds the Exercise Price ("Trigger Event").		Option, be subject to automatic exercise and shall be deemed to be automatically exercised ("Automatic Exercise") on the date when the Market Price becomes equal to or exceeds the Exercise Price ("Trigger Event").
15 (c)	Listing pursuant to an IPO Any Shares arising after the completion of an IPO of the Company out of the Options Granted prior to such IPO, shall be listed immediately upon Exercise on all the recognised stock exchanges where the Shares of the Company are listed subject to compliance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.	15 (c)	Listing of Shares Any Shares arising out of the Options Granted by the Company, shall be listed immediately upon allotment on all the recognised stock exchanges where the Shares of the Company are listed subject to compliance with the Applicable Laws.

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall be deemed to include the any committee of the Board of Directors duly authorized/ may be authorised hereafter by the Board, to exercise its powers including powers conferred by this resolution), be and is hereby authorized to settle all questions, difficulties or doubts that may arise in relation to the implementation and formulation of the BBESOP 2023 to the end and intent that the members shall be deemed to have given their approval thereto expressly by the authority of this resolution.

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RESOLVED FURTHER THAT it is hereby noted that the amendments to the BBESOP 2023, as a whole, are not prejudicial to the interests of holders of Options and the Eligible Employees in each case, as defined under the BBESOP 2023.

RESOLVED FURTHER THAT the Board and Key Managerial Personnel be and are hereby severally authorized to do all such acts, deeds and things and execute all such deeds, documents and instruments and writings as may be necessary and incidental for giving effect to the above."

By Order of the Board of Directors
For Brainbees Solutions Limited
Sd/Neelam Jethani
Company Secretary & Compliance Officer
ICSI Membership No.: A35831

Pune, January 04, 2025

Registered Office:

Rajashree Business Park, Plot No. 114, Survey No. 338, Tadiwala Road, Nr. Sohrab Hall, Pune – 411001



NOTES:

- A statement, pursuant to the provisions of Section 102(1) and other applicable provisions of the Act read with the Rules, setting out all material facts relating to the resolutions mentioned in this Postal Ballot Notice is attached.
- 2. The Postal Ballot Notice is being sent in electronic form to the Members who have registered their e-mail addresses with Registrar and Transfer Agents of the Company (in case of physical shareholding) /with their Depositories/ Depository Participants (in case of electronic shareholding). The MCA vide its MCA Circulars, has permitted companies to conduct the Postal Ballot by sending the Notice in electronic form only. Accordingly, physical copy of the Notice along with Postal Ballot Form and pre-paid business reply envelope will not be sent to the Members for this Postal Ballot. The communication of the assent or dissent of the Members would take place through the process of remote e-voting only. In compliance with Sections 108 and 110 of the Act and Rules made thereunder, the Company has provided a facility to the Members to exercise their votes electronically through remote e-voting facility provided by NSDL. The instructions for voting through electronic means are annexed to this Notice.
- 3. This Notice is being sent to all the Members, whose names appeared in the Register of Members / Record of Depositories on Friday, January 03, 2025 ("Cut-off date"). Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date will be entitled to cast their votes by remote e-voting. Members receiving this Notice of Postal Ballot whose names do not appear in the Register of Members/Statement of Beneficial Ownership as mentioned above, should treat this Notice for information purposes only.
- 4. This Notice will be displayed on the website of the Company at www.firstcry.com and on the website of NSDL at www.evoting.nsdl.com. The Notice shall also be uploaded on website of both the stock exchanges viz. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com.
- 5. The dispatch of this Postal Ballot Notice and the Explanatory Statement shall be announced through advertisement in newspapers and published on the website of the Company at www.firstcry.com.



- 6. The voting rights of Members shall be in proportion to their share in the paid-up equity share capital of the Company as on Cut-off date. A Member cannot exercise their vote by proxy on Postal Ballot.
- 7. The remote e-voting period commences at 9:00 a.m. (IST) on Tuesday, January 07, 2025 and ends at 5:00 p.m. (IST) on Wednesday, February 05, 2025, after which the remote e-voting will be disabled and voting shall not be allowed beyond the said date and time. During this period, Members of the Company holding shares either in physical form or in dematerialised form, as on the Cut-off date, may cast their vote electronically. Once the Member casts the vote on the Resolutions, he or she will not be allowed to change it subsequently.
- 8. The resolutions, if passed by the requisite majority shall be deemed to have been passed on the last date specified for remote e-voting i.e. Wednesday, February 05, 2025.
- 9. All documents referred to in the accompanying Notice and the Explanatory Statement are open for inspection for the members at the registered office of the Company during the business hours on any working day till 5:00 p.m. (IST) on Wednesday, February 05, 2025.
- 10. Members who have not registered their e-mail addresses are requested to register the same in respect of shares held by them in electronic form with the Depository Participant(s) for sending future communication(s) and in respect of shares held in physical form, by writing to the Company's Registrar and Share Transfer Agent, MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) either by email to rnt.helpdesk@linkintime.co.in or by post to:

MUFG Intime India Private Limited (Unit: Brainbees Solutions Limited)

CIN: U67190MH1999PTC118368

Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shashtri Marg, Vikhroli (W), Mumbai – 400 083

Tel: 022 49186000

11. Resolutions passed by the members through Postal Ballot are deemed to have been passed as if they have been passed at a General Meeting of the members.



INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of Section VI-C of the SEBI master circular dated November 11, 2024, on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email ID in their demat accounts in order to access e-Voting facility.

<u>Login method for Individual shareholders holding securities in demat mode is given below:</u>

Type of shareholders	Login Method
Individual Shareholders	1. Existing IDeAS user can visit the e-Services website of NSDL
holding securities in demat	Viz. https://eservices.nsdl.com either on a Personal
mode with NSDL.	Computer or on a mobile. On the e-Services home page click
	on the "Beneficial Owner" icon under "Login" which is
	available under 'IDeAS' section , this will prompt you to
	enter your existing User ID and Password. After successful
	authentication, you will be able to see e-Voting services
	under Value added services. Click on "Access to e-Voting"
	under e-Voting services and you will be able to see e-Voting
	page. Click on company name or e-Voting service provider
	i.e. NSDL and you will be re-directed to e-Voting website of
	NSDL for casting your vote during the remote e-Voting
	period.
	2. If you are not registered for IDeAS e-Services, option to
	register is available at https://eservices.nsdl.com . Select
	"Register Online for IDeAS Portal" or click at
	https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by
	typing the following URL: https://www.evoting.nsdl.com/
	either on a Personal Computer or on a mobile. Once the
	home page of e-Voting system is launched, click on the icon
	"Login" which is available under 'Shareholder/Member'
	section. A new screen will open. You will have to enter your



User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or **e-Voting service provider i.e. NSDL** and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

4. Shareholders/Members can also download NSDL Mobile App "**NSDL Speede**" facility by scanning the QR code mentioned below for seamless voting experience.

NSDL Mobile App is available on









Individual Shareholders holding securities in demat mode with CDSL

- Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password.
 Option will be made available to reach e-Voting page without any further authentication. The users to login Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.



	 If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from an e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

<u>Important note:</u> Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders holding securities	Members facing any technical issue in login can contact
in demat mode with NSDL	NSDL helpdesk by sending a request at
	evoting@nsdl.com or call at 022 - 4886 7000
Individual Shareholders holding securities	Members facing any technical issue in login can contact
in demat mode with CDSL	CDSL helpdesk by sending a request at
	helpdesk.evoting@cdslindia.com or contact at toll free
	no. 1800 22 55 33

Brainbees Solutions Limited

CIN: L51100PN2010PLC136340



B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.
 - Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL	Your User ID is:
or CDSL) or Physical	
a) For Members who hold shares in demat	8 Character DP ID followed by 8 Digit Client
account with NSDL.	ID
	For example if your DP ID is IN300*** and
	Client ID is 12***** then your user ID is
	IN300***12******.
b) For Members who hold shares in demat	16 Digit Beneficiary ID
account with CDSL.	For example if your Beneficiary ID is
	12*********** then your user ID is
	12*********
c) For Members holding shares in Physical	EVEN Number followed by Folio Number
Form.	registered with the company
	For example if folio number is 001*** and
	EVEN is 101456 then user ID is
	101456001***

5. Password details for shareholders other than Individual shareholders are given below:



- a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
- b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
- c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email IDs are not registered
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) **Physical User Reset Password?**" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

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How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to samdanics@gmail.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on: 022 4886 7000 or send a request to Ms. Prajakta Pawle at evoting@nsdl.com

Process for those shareholders whose email IDs are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card),

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- AADHAR (self attested scanned copy of Aadhar Card) by email to companysecretary@firstcry.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to companysecretary@firstcry.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of Section VI-C of the SEBI master circular dated November 11, 2024 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

Other Instructions:

- 1. The period for e-voting starts on Tuesday, January 07, 2025 at 9:00 a.m. (IST) and ends on Wednesday, February 05, 2025 at 5:00 p.m. (IST). E-voting shall be disabled by NSDL at 5:00 p.m. (IST) on Wednesday, February 05, 2025 and members shall not be allowed to vote through remote e-voting thereafter. During this period, Members holding shares either in physical form or in dematerialized form, as on Friday, January 03, 2025 (end of day) i.e. cut-off date, may cast their vote electronically. Any person who is not a member as on the cut-off date should treat this notice for information purposes only. The e-voting module shall be disabled by NSDL for voting. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.
- 2. A person, whose name is recorded in the register of Members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as of cut-off date, may follow the same procedure as mentioned above for e-Voting.



EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

Item No. 1:

To consider and approve remuneration towards 51,80,000 Employee Stock Options granted to Mr. Supam Maheshwari, Managing Director & Chief Executive Officer of the Company, under Brainbees Employees Stock Option Plan 2023 out of 99,33,803 Options already reserved for Management Employees including Mr. Supam Maheshwari

The members are informed that the Brainbees Employees Stock Option Plan 2023 ("BBESOP 2023") was approved and adopted by Nomination and Remuneration Committee ("NRC") and Board of Directors on December 16, 2023 and subsequently by members on December 21, 2023. Further, the members of the Company, vide special resolution passed on October 10, 2024 through Postal Ballot, have ratified the BBESOP 2023 including extension of the benefits of BBESOP 2023 to the employees of the subsidiaries and group companies of the Company. The National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") considered the BBESOP 2023 and vide their letters dated December 11, 2024 provided inprinciple approval for listing of equity shares to be allotted upon exercise of the options as and when exercised.

The members are further informed that pursuant to BBESOP 2023, out of 2,48,34,508 (Two Crore Forty Eight Lakh Thirty Four Thousand Five Hundred and Eight Only) options, 99,33,803 (Ninety Nine Lakh Thirty Three Thousand Eight Hundred and Three Only) options are already reserved for Management Employees including Mr. Supam Maheshwari, Managing Director & Chief Executive Officer of the Company. The NRC in their meeting held on January 04, 2025 has, subject to the remuneration approval from the Board and members, considered and approved the grant of 51,80,000 (Fifty One Lakh Eighty Thousand Only) options at an exercise price of INR 243.72 per option out of options reserved for Management Employees under BBESOP 2023 to Mr. Supam Maheshwari, Managing Director & Chief Executive Officer of the Company pursuant to the Companies Act, 2013 read with rules made thereunder, the SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and BBESOP 2023, as per the below vesting schedule subject to a minimum of 1 (one) year having lapsed from the date of grant of the options:

Milestone event	Vesting
Valuation of the Company being equivalent to, or higher than INR 4,10,00,00,000 (Indian Rupees Forty One Thousand Crores)	Vesting of 33.34% of the total ESOPs Granted i.e. 17,27,012 options.

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Valuation of the Company (being equivalent to, or higher than INR 5,33,00,00,00,000 (Indian Rupees Fifty Three Thousand Three Hundred Crores)	Vesting of 66.67% of the total ESOPs Granted i.e. 34,53,506 options.
Valuation of the Company being equivalent to, or	100% of the total ESOPs Granted i.e. 51,80,000
higher than INR 6,56,00,00,00,000 (Indian Rupees	options.
Sixty Five Thousand Six Hundred Crores)	

The members are further informed that the cost of Employee Stock Options (ESOP) also forms part of the remuneration as per the requirements of Indian Accounting Standards (Ind AS) and pursuant to the provisions of Section 197 and 198 of the Companies Act, 2013 read with rules made thereunder and Schedule V to the Companies Act, 2013, the cost of above grant, which will form part of remuneration of Mr. Supam Maheshwari, is subject to approval of members.

In view of the facts stated above, the NRC and Board, in their meeting held on January 04, 2025, has considered, approved and recommended the above said ESOP cost for the approval of members of the Company.

In terms of the provisions of the Companies Act, 2013 read with Schedule V thereto, approval of the Members of the Company is being sought by way of Special Resolution for cost of 51,80,000 (Fifty One Lakh Eighty Thousand Only) ESOP granted to Mr. Supam Maheshwari (DIN: 01730685), Managing Director & Chief Executive Officer of the Company, under BBESOP 2023 forming part of his remuneration.

<u>Information required pursuant to Secretarial Standard on General Meetings (SS-2), in respect of determination of remuneration of Directors</u>

Name of Director	Mr. Supam Maheshwari	
DIN	01730685	
Date of Birth	October 6, 1973	
Age	51 years	
Date of first appointment on the Board	May 17, 2010	
Qualifications	A bachelor's degree in engineering (mechanical) from Delhi College of Engineering, University of Delhi and a post graduate diploma in management from the Indian Institute of Management, Ahmedabad, Gujarat.	

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Experience and Expertise in Specific Functional Area	Managing Director and Chief Executive Offic and is responsible for the overall manageme of your Company. He was previously associate with Brainvisa Technologies Private Limited a president.		
	He has approxii e-commerce in		of experience in
Terms and conditions of appointment/reappointment	Not applicable approval of rem		ion pertains to
Number of Board meetings attended during the year	14 out of 14 me	etings held duri	ng FY 2024-25
drawn remuneration	neration sought to be paid and last ation Existing remuneration for financial year 2024-2025: INR 42.12 Mn. including a bonus of INR 8.1 per Annum and other benefits & Perquisite per the Company policy. The details of the remuneration related to E cost towards options granted under Braink Employee Stock Option Plan 2022 Mr. Supam Maheshwari on February 14, 202		
	Cost accounted during FY 2023-2024 in financial statements (INR) 1,00,16,66,759	Cost to be accounted during FY 2024-2025 in financial statements (INR) 52,09,22,012	Cost to be accounted during FY 2025-2026 in financial statements (INR) 21,05,62,161



Proposed remuneration for the approval of the members:

It is proposed to approve cost of Employee Stock Options (ESOPs) due to proposed grant of 51,80,000 options at an exercise price of INR 243.72 per option under BBESOP 2023 to Mr. Supam Maheshwari and which will form part of his remuneration pursuant to the applicable provisions of the Companies Act, 2013 and the requirements of Indian Accounting Standards (Ind AS):

- ESOP cost for the amount to be accounted based on the vesting conditions of the ESOP granted; and
- (ii) Taxable ESOP cost at the time of exercise of the vested ESOPs recognized as perquisite by the Company.

The cost to be accounted will be based on the actuarial valuation in respective years since the vesting conditions are linked to valuation of the Company based on 30 (thirty) days volume weighted average price of the Company's share into number of total outstanding Shares of the Co mpany on fully diluted basis. The cost of ESOP as on date of this notice is approx. INR 210 Crores, based on closing price of stock exchange recording maximum trading volume as on January 3, 2025 and may vary basis the vesting conditions as provided above.

Committees of other Boards

Directorships/ Chairmanship / Membership of Swara Baby Products Private Limited – Director Firmroots Private Limited – Director Globalbees Brands Private Limited – Director Merhaki Foods And Nutrition Private Limited Director Intellibees Solutions Private Limited – Director

Joybees Private Limited – Director

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	Firstcry Management DWC LLC, UAE – Director Firstcry Retail DWC LLC, UAE – Director Quintessential Investment Advisors LLP – Designated Partner Busybees Logistics Solutions Private Limited – Director and chairmanship/membership in following committees: • Chairman – Board IPO • Member – Corporate Social Responsibility Committee • Member – Compensation Committee
Shareholding of Director in the Company	2,70,69,016 number of equity shares of face value of INR 2/- each as on January 03, 2025.
Relationship with other Directors/ Key Managerial Personnel	None

Statement containing additional information as required under Schedule V of the Companies Act, 2013

I.	General information:	
1.	Nature of industry	The Company is engaged in the business of manufacture,
		wholesale and retail trade of Baby, Kids and Maternity
		Products through offline and online channels. The
		Company also operates several pre-schools and stores
		through franchisees.
2.	Date or expected date of	The Company started business with wholesale / retail
	commencement of commercial	business of baby and kids products. Hence,
	production	commencement of commercial production is not
		relevant in this case.
3.	In case of new companies,	Not applicable as the Company is in existence since the
	expected date of commencement	year 2010.
	of activities as per project	
	approved by financial institutions	
	appearing in the prospectus	



4.	Financial performance based on	ion				
	given indicators	Standalone	Standalone Particulars 2023-24		i	
		Particulars			2023-24	
		Total	22,664.58	Total	65,750.81	
		Income		Income		
		EBITDA	152.56	EBITDA	704.91	
		Adjusted	1,716.00	Adjusted	2,744.49	
		EBITDA		EBITDA		
		Profit /	(834.06)	Profit /	(3,215.20)	
		(Loss)		(Loss)		
		Before Tax		Before Tax		
		Share	966.69	Share	885.08	
		Capital	44 400 67	Capital	20.022.20	
		Reserves &	41,180.67	Reserves &	30,822.28	
		Surplus	os for financi	Surplus al year 2023-20)24 are as no	
		IND AS.	es for illianci	ai year 2023-20	J24 are as pe	
		IND A3.				
5.	Foreign investments or	As on date	•	. ,	nvested AED	
	collaborations, if any.		•	Management [
				Shenzhen Star wholly owned		
		the Company.	one or emila,	wholly owned	3ab3iaiai ie3 e	
II.	Information about Appointee		as the resolu	ution pertains	to approval o	
		remuneration				
III.	Other information:					
6.	Reasons of loss or inadequate	While the core	e business of r	etailing into m	other, babies	
	profits	and kids pro	duct is profit	table as evide	ent from the	
		EBITDA/ Adjus	ted EBITDA p	erformance of	the Company	
		for the FY 2024, the Company has recently venture			ntly ventured	
		into operations in KSA, where the Company is incur				
		losses primarily on account of initial phase in the business, where we intend to copy the profitable India			phase in the	
		and UAE playb	ook.			
		Further, the (Company has	also acquired	a controlling	

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		stake in Globalbees Brand Private Limited, which in FY 2024 was a loss making company.
7.	Steps taken or proposed to be taken for improvement	 Mirroring profitable India and UAE playbook in KSA Continuously improving the gross margin in India and Middle East Getting the economies of scale and operating leverage Optimization of supply chain and procurement cost
8.	Expected increase in productivity and profits in measurable terms	With the steps taken, the Company is expected to improve further productivity and profitability. However, it is difficult at this stage to quantify the benefits of the measures taken/ to be taken by the Company to improve the overall performance.

Except Mr. Supam Maheshwari, whose cost of ESOP is proposed to be considered, no other Directors, KMP or their relatives are interested or concerned in the above matter.

Pursuant to the rationale as stated in the Explanatory Statement for Resolution no. 1, the Board thereby recommends passing of the resolution as set out under Item No. 1 of this notice for approval of the Members as special resolution.

Item No. 2:

To consider and approve amendments in Brainbees Employees Stock Option Plan 2023

The members are informed that the Brainbees Employees Stock Option Plan 2023 ("BBESOP 2023") was approved and adopted by Nomination and Remuneration Committee ("NRC") and Board of Directors on December 16, 2023 and subsequently by members on December 21, 2023. Further, the members of the Company, vide special resolution passed on October 10, 2024 through Postal Ballot, have ratified the BBESOP 2023 including extension of the benefits of BBESOP 2023 to the employees of the subsidiaries and group companies of the Company, with a view to reward employee performance, retain and motivate employees and encourage employees to align performance with Company's objectives.

In terms of Regulation 7 of the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 and Rule 12 of the Companies (Share Capital and Debentures) Rules, 2014, as amended

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from time to time, a company may by special resolution of its shareholders vary the terms of the schemes offered pursuant to an earlier resolution of the general body but not yet exercised by the employees, if such variation is not prejudicial to the interests of the option holders/employees.

The Board of Directors, at its meeting held on January 04, 2025, based on the recommendation of Nomination and Remuneration Committee ("NRC") and subject to approval of members, approved the amendment of BBESOP 2023 as follows:

Existing	Existing Provisions	New	New Provisions	Rationale behind the
Clause		Clause		proposed amendment
No.		No.		
		CLAUSE	3: DEFINITIONS	
3 (c)	"Administrator" for this	3 (c)	"Administrator" for this	As IPO is already
	Plan managed by the		Plan would mean the	undertaken, hence,
	Trust would mean the		Nomination and	Nomination and
	Board of Trustees of the		Remuneration	Remuneration Committee
	Trust, and after the IPO,		Committee, unless the	will be considered as
	would mean the		power is delegated by the	Administrator post IPO.
	Nomination and		Nomination and	
	Remuneration		Remuneration	
	Committee, unless the		Committee to the Trust in	
	power is delegated by the		accordance with	
	Nomination and		Applicable Law.	
	Remuneration			
	Committee to the Trust in			
	accordance with			
	Applicable Law.			
Proviso	Provided that (i) above	Proviso	Provided that (i) above	A consequential change is
to 3 (n)	shall not apply to any	to 3 (n)	shall not apply to any	made to align the change
	Grants made to a		Grants made to the	made in the definition of
	Management Employee		Employees in the capacity	'Management Employee'
	and the Exercise Period		of Management	as provided below.
	for such an Employee		Employee and the	
	shall be determined by		Exercise Period for such	
	the Administrator, which		an Employee shall be	
	shall in no case be less		determined by the	

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	T		F	
	than [10] (ten) years from		Administrator, which	
	the Vesting Date.		shall in no case be less	
			than 10 (ten) years from	
			the Vesting Date.	
3 (s)	"IPO" shall have the same	-	Deletion of sub-clause	As IPO is already
	meaning as ascribed to it			undertaken, hence,
	in the Shareholders'			reference of IPO has been
	Agreement and/or the			removed from BBESOP
	Articles, as amended from			2023 and accordingly
	time to time.			definition of IPO is also
				removed.
3 (t)	"Management	3 (s)	"Management	The BBESOP 2023 provides
	Employee" means an		Employee" means	for 2,48,34,508 options out
	Employee who is involved		Directors and other	of which 99,33,803 options
	in the management of the		Employees as may be	have been reserved for
	operations of the		approved by the	Management Employees
	Company and is included		Administrator.	which includes Mr. Supam
	as 'Management' under			Maheshwari, Managing
	the Shareholders'			Director & CEO, Mr. Sanket
	Agreement.			Hattimattur, Executive
				Director & Chief of Staff
				and Mr. Prashant Jadhav,
				Head Technology of the
				Company and remaining
				1,49,00,705 Options are
				reserved for the
				Employees. The revised
				definition has been
				widened to include the
				other employees as
				approved by the
				Administrator.
	CLAUSE 4: OU	ANTUM C	I OF SHARES SUBJECT TO THE I	
4 (c)	Notwithstanding	-	Deletion of clause	As IPO is already
. (6)	anything contained in this		25.600000	undertaken, hence, this is
	Plan, all Options Granted			not applicable anymore.
	rian, an options dranted			not applicable allylllore.

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	to the Employees			
	pursuant to the terms of			
	this Plan shall			
	automatically lapse, with			
	immediate effect, if			
	Shares of the Company			
	are not listed on a			
	Recognized Stock			
	Exchange, by December			
	31, 2024, unless			
	otherwise approved by			
	Security Holder Threshold			
	Consent (as defined			
	under the Shareholders'			
	Agreement).			
4 (d)	It is clarified that in the	-	Deletion of clause	As IPO is already
	event that the IPO is			undertaken, hence, this is
	withdrawn or cancelled or			not applicable anymore.
	abandoned and the			
	Shares of the Company			
	are not listed on a			
	Recognized Stock			
	Exchange, the Company			
	shall undertake a buy-			
	back of the Shares held by			
	the Trust for the purpose			
	of administration of this			
	Plan ("Trust Shares"), in			
	accordance with			
	Applicable Law.			
	Subsequently, the			
	Company shall ensure			
	that the Trust Shares are			
	cancelled from the share			
	capital of the Company.			
	The Company shall			

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	Containing all controls			
	initiate all steps and			
	actions as may be			
	required for the buy-back			
	and cancellation of the			
	Trust Shares within 30			
	(thirty) days from the			
	date on which the IPO is			
	withdrawn or cancelled or			
	abandoned, and shall			
	endeavour to achieve			
	completion of such			
	actions and steps			
	thereafter on a good faith			
	and best effort basis			
	within a reasonable			
	period.			
	CLAUSE 8	: ELIGIBILI	ITY FOR GRANT OF OPTIONS	5
8 (c)	Prior to the Grant of any	8 (c)	Prior to the Grant of any	As IPO is already
	Options to an Eligible		Options to an Eligible	undertaken, hence,
	Employee post the IPO of		Employee, the	reference of IPO has been
	the Company, the		Administrator shall	removed.
	Administrator shall		ensure that the	
	ensure that the		disclosures mentioned in	
	disclosures mentioned in		Annexure I to this 2023	
	Annexure I to this 2023		Plan are disclosed to the	
	Plan are disclosed to the		relevant Eligible	
	relevant Eligible		Employee.	
	Employee.			
	CLAUSE 1	0: VESTIN	G CONDITIONS OF OPTIONS	
2 nd Para	For all other Employees	2 nd	For all other Employees	As the Company is already
of sub-	(not being Management	Para of	(options not granted in	listed, the reference of
clause	Employees), the Vesting	sub-	the capacity of	listing has been removed.
a of	of the first installment for	clause	Management	Accordingly, the vesting is
Clause	an Option shall be on the	a of	Employees), the Vesting	linked to grant of options.
10 (a)	date corresponding to	Clause	of the first installment for	Further, a consequential
(i)	completion of 1 (one)		an Option shall be on the	change is made to align the
L	1		ı	1



	year from listing of Shares	10 (a)	date corresponding to	change made in the
	of the Company on a	(i)	completion of 1 (one)	definition of 'Management
	Recognized Stock		year from the date of	Employee' as provided
	Exchange and Vesting of		Grant of the Options	above.
	Options shall occur over a		granted to such Optionee	
	minimum period of 4		and Vesting of Options	
	(Four) years in equal		shall occur over a	
	annual instalments,		minimum period of 4	
	subject to Applicable Law.		(Four) years in equal	
	The maximum period for		annual instalments. The	
	Vesting shall be as		maximum period for	
	contained in the Grant		Vesting shall be as	
	Letter but not exceeding 4		contained in the Grant	
	(four) years from the start		Letter but not exceeding	
	of Vesting for Employees		4 (four) years from the	
	not being Management		start of Vesting for	
	Employees.		Employees (options not	
			granted in the capacity of	
			Management	
			Employees).	
•	CLAUSE	11: EXER	CISE AND EXERCISE PRICE	
11 (d)	Notwithstanding	11 (d)	Notwithstanding	As the Company is already
	anything contained in this		anything contained in this	listed, the reference of
	Plan [post listing of the		Plan, all Options granted	listing has been removed.
	shares of the Company on		to the Employee (options	Further, a consequential
	a Recognized Stock		not granted in the	change is made to align the
	Exchange], all Options		capacity of Management	change made in the
	granted to the Employee		Employee) and Vested	definition of 'Management
	(not being a Management		with him/ her, if not	Employee' as provided
	Employee) and Vested		exercised within the	above.
	with him/ her, [if not		Exercise Period, shall	
	exercised within the		after expiry of three (3)	
	Exercise Period, shall		years from the Vesting	
	after expiry of three (3)		Date of such Option, be	
	years from the Vesting		subject to automatic	
	Date of such Option, be		exercise and shall be	



	1	T	
subject to automatic		deemed to be	
exercise and shall be		automatically exercised	
deemed to be		("Automatic Exercise") on	
automatically exercised		the date when the	
("Automatic Exercise") on		Market Price becomes	
the date when the Market		equal to or exceeds the	
Price becomes equal to or		Exercise Price ("Trigger	
exceeds the Exercise Price		Event").	
("Trigger Event").			
CLAUSE 15:	CONDITIO	NS UPON ISSUANCE OF SHA	RES
15 (c) Listing pursuant to an IPO	15 (c)	Listing of Shares	As the Company is already
			listed, the reference of IPO
Any Shares arising after		Any Shares arising out of	and listing has been
the completion of an IPO		the Options Granted by	removed.
of the Company out of the		the Company, shall be	
Options Granted prior to		listed immediately upon	
such IPO, shall be listed		allotment on all the	
immediately upon		recognised stock	
Exercise on all the		exchanges where the	
recognised stock		Shares of the Company	
exchanges where the		are listed subject to	
Shares of the Company		compliance with the	
are listed subject to		Applicable Laws.	
compliance with the			
Securities and Exchange			
Board of India (Issue of			
Capital and Disclosure			
Requirements)			
Regulations, 2018.			

Note: Due to above mentioned amendments, the re-numbering has been made in the BBESOP 2023.

The members to note that the proposed amendments to BBESOP 2023, as a whole, would be beneficial to all the Eligible employees including those who hold Options which have not been exercised, and shall not be prejudicial to their interest.

Brainbees Solutions Limited



The BBESOP 2023 shall remain the same as originally approved except as mentioned in the Resolution no. 2 and Explanatory Statement thereto.

The amended copy of the BBESOP 2023 is available for inspection at the Company's Registered Office during office hours on all working days till the date of conclusion of e-voting.

The disclosures as required under the applicable laws are as follows:

No.	Particulars	Details	Remarks
(a)	A brief description of	The name of the scheme is "Brainbees Employees	The BBESOP
	the Scheme	Stock Option Plan 2023" ("BBESOP 2023").	2023 has been
			approved and
		The principal objectives of BBESOP 2023 are as below:	ratified by the
		a. Attract, retain and motivate talented and critical	members of
		Employees;	the Company
		b. Encourage Employees to align individual	vide Special
		performance with Company's objectives;	Resolution
		c. Reward Employee performance with ownership in	passed on
		proportion to their contribution; and	December 21,
		d. Align Employee interest with those of the	2023 and
		organization.	October 10,
(b)	The total number of	The maximum number of Shares under this Plan shall	2024
	options/ SARs, shares	be the number as approved by the Board and	respectively.
	or benefits, as the case	shareholders from time to time, which number as on	
	may be to be offered	the date of the adoption of this Plan shall be	
	and granted.	2,48,34,508 (Two Crores Forty Eight Lakhs Thirty Four	
		Thousand Five Hundred and Eight Only); out of which	
		99,33,803 (Ninety Nine Lakhs Thirty Three Thousand	
		Eight Hundred and Three) Options are reserved only	
		for the Management Employees (cumulatively) and	
		remaining 1,49,00,705 (One Crore Forty Nine Lakhs	
		Seven Hundred Five Only) Options are reserved for	
		the Employees (cumulatively).	
(c)	Identification of	"Employee" shall , subject to being permitted under	
	classes of employees	Applicable laws, mean:	
	entitled to participate		

Brainbees Solutions Limited



No.	Particulars	Details		
	and be beneficiaries in	(i) an employee as designate	ted by the company, who	Ť
	the Scheme	is exclusively working in Ind	lia or outside India; or	
		(ii) a director of the compa	ny, whether a whole time	
		director or not, including a	a non- executive director	
		who is not a promoter, if	any, or member of the	
		promoter group, if any, but	excluding an independent	
		director; or		
		(iii) an employee as defined	in sub-clauses (i) or (ii), of	
		a group company including	subsidiary or its associate	
		company, in India or outsi	de India, or of a holding	
		company of the company, b	out does not include –	
		(A) an employee who is a pro	omoter, if any, or a person	
		belonging to the promoter	group, if any; or	
		(B) a director who, either	r himself or through his	
		relative or through any bo	ody corporate, directly or	
		indirectly, holds more that	an ten per cent of the	
		outstanding equity shares o	of the company;	
d)	Requirements of	For a Management Emplo	yee (99,33,803 options),	
	vesting and period of	Vesting shall occur as below	, subject to a minimum of	
	vesting	1 (one) year having lapsed	from the date of Grant of	
		the Options:		
		Milestone event	Vesting	
		Valuation of the Compa	Vesting of 33.34% of the	
		ny being equivalent to,	total ESOPs Granted	
		or higher than INR	to the relevant Manage	
		4,10,00,00,00,000	ment Employee shall	
		(Indian Rupees Forty	have been completed.	
		One Thousand Crores)	-	
		Valuation of the Compa	Vesting of 66.67% of the	
		ny (being equivalent to,	total ESOPs Granted	
		or higher than INR	to the relevant Manage	
		5,33,00,00,00,000	ment Employee shall	
		(Indian Rupees Fifty	have been completed.	



No.	Particulars	Details		Remarks
		Three Thousand Three		
		Hundred Crores)		
		Valuation of the	100% of the total ESOPs	
		Company being	Granted to the relevant	
		equivalent to, or higher	Management Employee	
		than INR	shall have been	
		6,56,00,00,00,000	completed.	
		(Indian Rupees		
		Sixty Five Thousand Six Hundred Crores)		
		Hundred Crores)		
		For all other Employees (o	ntions not granted in the	
		capacity of Management E	•	
		the first installment for an C		
		corresponding to completi		
		grant of options and Vesti		
		over a minimum period o	• ,	
		annual instalments.	i i (i oui) yeurs iii equal	
(e)	The maximum period	4 (Four) years for Eligible Em	nployees (as defined in the	
, ,	within which the	BBESOP 2023) and as per v	• •	
	options	in clause (d) above for Man	•	
	shall be vested	, ,	- , ,	
(f)	Exercise price or	INR 243.72 (Rupees Two I	Hundred Forty Three and	
	pricing formula	Seventy Two Paise only) pe		
(g)	Exercise period and	Exercise Period:		
	process of exercise	(i) (A) 3 (three) years from	Vesting for an Optionee	
		who continues to be in the	full-time employment of	
		the Company; and (B) 6 (six) months from the date of	
		termination of employme	nt for an Optionee who	
		leaves the employment of t	he Company.	
		(ii) any other period decid	ed to by the Nomination	
		and Remuneration Commit	•	
		Grant letter of such Employ		
			,	

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No.	Particulars	Details	Remarks
		Provided that (i) above shall not apply to any Grants	
		made to the Employees in the capacity of	
		Management Employee and the Exercise Period for	
		such an Employee shall be determined by the	
		Administrator, which shall in no case be less than 10	
		(ten) years from the Vesting Date.	
		Process of Exercise:	
		a) Once the Options are Vested upon the Optionee	
		post completion/satisfaction of the Vesting	
		conditions as provided in BBESOP 2023, as and when	
		such Optionee becomes eligible to Exercise the	
		Options, the Optionee shall submit an intimation in	
		writing to the Company (in accordance with the Grant	
		Letter) of his/her intention to exercise the Option in	
		accordance with the BBESOP 2023. Such intimation	
		shall state that the Optionee intends to either: (A)	
		transfer all or any of the Shares underlying the	
		Options to the Optionee, subject to the approval of	
		such transfer by the Board; or (B) sell the Shares to	
		any person (including in open market, if applicable)	
		subject to compliance with the terms of the Articles	
		and Applicable Laws, and subsequently transfer the	
		amounts realised pursuant to such sale to the bank	
		account of the Optionee. The Optionee shall be	
		required to specify the details of its bank account in	
		the Optionee's intimation to the Company. Further,	
		upon exercising the Options, such Optionee or	
		transferee respectively shall be bound by the	
		restrictions applicable on all shareholders as provided	
		under the Articles, as amended from time to time.	
		(b) Subject to adjustments as provided for herein	
		(including for any Corporate Actions), each Option	



No.	Particulars	Details	Remarks
		shall entitle an Optionee to receive 1 (One) Equity	
		Share pursuant to their Exercise of such Option.	
		(c) In the event the Optionee elects to purchase the	
		Shares from the Trust, the Trust shall promptly	
		transfer such number of Shares to the Optionee and	
		the Optionee shall pay the applicable Exercise Price in	
		respect of the Shares to the Trust. The method of	
		payment shall be determined by the Administrator	
		and communicated to the Optionee within 7 (seven)	
		working days from the date of the intimation issued	
		by the Optionee. In making its determination as to the	
		type of consideration to accept, the Administrator	
		shall consider if acceptance of such consideration	
		may be reasonably expected to benefit the Company.	
		(d) In the event the Trust transfers such Shares in	
		accordance with this Plan to a third party, the	
		proceeds from such transfer of Shares shall be	
		credited to the bank account of the Optionee after:	
		(i) withholding necessary taxes under the Applicable	
		Laws; (ii) deducting the share of the Optionee in the	
		Trust's expenses, if any, as communicated by the	
		Administrator to the Optionee; and (iii) deducting the	
		amount payable by the Employee towards Exercise	
		Price.	
		(e) The Option shall be deemed exercised when the	
		Trust receives:	
		i. an intimation in writing (in accordance with the	
		Grant Letter) to the Trust of the Optionee's intention	
		to Exercise the Option in accordance with the BBESOP	
		2023 from the person entitled to exercise the Option	
		and,	



No.	Particulars	Details	Remarks
		ii. in case the Optionee elects to purchase the Shares	
		underlying the Options in accordance with sub-clause	
		(c) above, full payment of the Exercise Price for the	
		Shares with respect to which the Option is exercised.	
		Options will become exercisable in part or whole.	
		(f) The amount paid by the Eligible Employee, if any,	
		at the time of Grant, Vesting or Exercise of Option—	
		(a) may be forfeited by the Company if the Option is	
		not exercised and lapses in accordance with BBESOP	
		2023; or (b) maybe refunded to the Employee if the	
		Options are not vested due to non-fulfilment of	
		conditions relating to vesting of option as per the	
		BBESOP 2023.	
(h)	The appraisal process	The employees of the Company, subsidiaries of the	
	for determining the	Company and group companies (including associate	
	eligibility of employees	companies, and holding company, if any) of the	
	for the Scheme	Company, are eligible for employee stock options	
		under BBESOP 2023. The specific employees to whom	
		the Options would be granted and the appraisal	
		process for determining the eligibility of the	
		employees would be determined by the NRC.	
(i)	The maximum number	The details of aggregate number of options to be	
	of options, to be	issued under BBESOP 2023 is provided in clause (b)	
	offered/ issued per	above. The maximum number of options to be issued	
	employee and in	per employee shall be determined by NRC as	
	aggregate, if any	authorized in BBESOP 2023.	
(j)	Maximum quantum of	The maximum quantum of benefits to be provided	
	benefits to be	per employee shall be determined by NRC as	
	provided per	authorized in BBESOP 2023.	
	employee under the		
	Scheme		
(k)	Whether the Scheme	The BBESOP 2023 shall be implemented and	
	is to be implemented	administered through a trust route for the Eligible	



No.	Particulars	Details	Remarks
	and administered directly by the Company or through a trust	Employees and direct route for the Management Employees.	
(1)	Whether the Scheme involves new issue of shares by the Company or secondary acquisition by the trust or both	New issue of shares by the Company.	
(m)	The amount of loan to be provided for implementation of the Scheme by the Company to the trust, its tenure, utilisation, repayment terms, etc.	The amount of loan of INR 3,63,15,99,822 (Rupees Three Sixty Three Crores Fifteen Lacs Ninety Nine Thousand Eight Hundred Twenty Two Only) has been granted to the trust by the Company. The interest rate of the said loan is 0% and there is no specific tenure defined for the repayment of loan. The utilization of loan is for purchase of shares of the Company and the trust will repay the loan amount to the Company as and when the ESOP are exercised by the employees.	
(n)	Maximum percentage of secondary acquisition that can be made by the Trust for the purposes of the Scheme	N.A.	
(0)	A statement to the effect that the company shall conform to the accounting policies specified in regulation 15 of the SEBI (Share Based Employee	The company conform to the accounting policies specified in regulation 15 of the SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 with respect to disclosure requirements of the Accounting Standards prescribed by the Central Government in terms of section 133 of the Companies Act, 2013 (18 of 2013) including any 'Guidance Note on Accounting for employee share-	

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No.	Particulars	Details	Remarks
	Benefits and Sweat	based Payments' issued in that regard from time to	
	Equity) Regulations,	time.	
	2021		
(p)	The method which the	The Company shall adopt 'Fair Value Method' for	
	Company shall use to	valuation of Options as prescribed under IND-AS	
	value its options	accounting standard or under other any Accounting	
		Standard, as applicable, notified by competent	
		authorities from time to time.	
(q)	Lock-in period, if any	N.A.	
(r)	Terms & conditions for	As per provisions of SEBI (Share Based Employee	
	buyback, if any, of	Benefits And Sweat Equity) Regulations, 2021	
	specified securities		
	covered under these		
	regulations		
(s)	Disclosure in director's	N.A.	
	report with regards to		
	expensing of share		
	based employee		
	benefits using the		
	intrinsic value, if		
	applicable		
(t)	Conditions under	On the termination of the employment of an	
	which option vested in	Optionee for Cause, unless otherwise directed by the	
	employees may lapse	Administrator, all Options that are Vested but not	
	e.g. in case of	Exercised and all Unvested Options, as on the date on	
	termination of	which the Cause occurs, shall automatically stand	
	employment for	cancelled. The Company may suspend the Exercise of	
	misconduct	Options during the period when any enquiry against	
		any such Optionee is pending.	
		In the event of breach of the policies of the Company	
		or the terms of employment by the Optionee, during	
		the term of his/her employment, all Options,	
		including those which are Vested but not Exercised at	



No.	Particulars	Details	Remarks
		the time of such breach shall expire and stand	
		terminated with effect from the date of such breach.	
(u)	The specified time	In case of termination of employee without any	
	period within which	cause, vested options can be exercised within 6 (six)	
	vested Options are to	months from the date of termination of employment	
	be exercised in the	of an Optionee who leaves the employment of the	
	event of termination	Company.	
	or resignation of an		
	employee	On the termination of the employment of an	
		Optionee without any cause, all Options which have	
		not been vested shall automatically lapse on the date	
		on which such termination comes into effect.	

None of the Directors or Key Managerial Personnel (as defined under the Act) and their immediate relatives are concerned or interested, financially or otherwise, except to the extent that the stock options that are or may be granted to any of them pursuant to the BBESOP 2023.

Pursuant to the rationale as stated in the Explanatory Statement for Resolution no. 2, the Board thereby recommends passing of the resolution as set out under Item No. 2 of this notice for approval of the Members as special resolution.

By Order of the Board of Directors For Brainbees Solutions Limited

Sd/-

Neelam Jethani

Company Secretary & Compliance Officer

ICSI Membership No.: A35831

Pune, January 04, 2025 Registered Office:

Rajashree Business Park, Plot No. 114, Survey No. 338, Tadiwala Road, Nr. Sohrab Hall, Pune – 411001

