Company Secretaries

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CONSOLIDATED SCRUTINIZERS' REPORT

[PURUANT TO SECTION 108 & 109 OF COMPANIES ACT, 2013 AND RULE 20 & 21
OF THE COMPANIES (MANAGEMENT AND ADMINISTRATION) RULES, 2014
READ WITH THE COMPANIES (MANAGEMENT AND ADMINISTRATION RULES,
2015 AND REGULATION 44 OF THE SEBI (LISTING OBLIGATIONS AND
DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

To,
The Chairman,
ANNUAL GENERAL MEETING OF THE
MEMBERS OF BAMPSL SECURITIES LIMITED
HELD ON 28TH DAY OF SEPTEMBER, 2024 AT 04.00P.M
THROUGH VIDEO CONFERENCING/OTHER AUDIO VIDUAL MEANS

Sub:- Consolidated Report of the Scrutinizer on E-voting process under the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management & Administration) Amendment Rules, 2015 and Rule 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued by MCA from time to time conducted at the Annual General Meeting of Bampsl Securities Limited held on Saturday the 28th day of September, 2024 at 04.00 P.M. at Through Video Conferencing/Other Audio Visual Means(VC/OAVM).

Dear Sir,

I, Manoj Kumar Mandal Proprietor of M/s M. K. Mandal & Associates, Practising Company Secretary, had been appointed as the Scrutinizer by the Board of Directors of BAMPSL Securities Limited (Company) pursuant to Section 108 of the Companies Act, 2013 (the Act) read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, to conduct the remote e-voting process in respect of the below mentioned resolutions proposed at the Twenty - Ninth Annual General Meeting (AGM) of BAMPSL Securities Limited on Saturday, September 28, 2024 at 4.00 p.m. (IST) through VC/OAVM.

I was also appointed as Scrutinizer to scrutinize the remote e-voting process during the said AGM.

The notice dated August 23, 2024, convening the AGM, as confirmed by the Company in respect of the below mentioned resolutions passed at the AGM of the Company along with Integrated Annual Report 2023-2024 was sent through electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories , in compliance with the MCA circulars dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 and subsequent circulars issued in this regard, the latest being 09/2023 dated September 25, 2023 (collectively referred to as MCA Circulars) and SEBI Circular dated May 12, 2020, January 15, 2021, May 13, 2022 , January 5, 2023 and the latest being October 7, 2023 unless any member has requested for a physical copy of the same.

The Notice and Integrated Annual Report 2023-2024 was also uploaded on the Company's website www.bampslsecurities.co.in, websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and on e-website of National Securities Depository Limited (NSDL) hts://www.evoting.nsdl.com.

The Company had availed the e-voting facility offered by NSDL for conducting remote e-voting by the Shareholders of the Company.

The voting period for remote e-voting commenced on Wednesday, September 25, 2024 (9:00 a.m. IST) and ended on Friday, September 27, 2024 (5:00 p.m. IST) and the NSDL e-voting platform was disabled thereafter.

The Company had also provided remote e-voting facility to the Shareholders present at the AGM through VC/OAVM and who had not cast their vote earlier.

The Shareholders of the Company holding shares as on the cut-off date Saturday, September 21, 2024 are entitled to vote on the resolutions as contained in the Notice of the AGM.

After the closure of remote e-voting at the AGM, the report on remote e-voting done during e AGM and the votes cast under remote e-voting facility prior to the AGM were unblocked and counted.

I have scrutinized and reviewed the remote e-voting prior to and during the AGM and votes cast therein based on the data downloaded from the NSDL e-voting system.

The Management of the Company is responsible to ensure compliance with the requirements the Act and rules relating to remote e-voting prior to and during the AGM on the resolutions contained in the notice of the AGM.

My responsibility as scrutinizer for the remote e-voting is restricted to making a Scrutinizer's report of the votes cast in favour or against the resolutions.

I now submit my consolidated report as under on the result of the remote e-voting prior to d during the AGM in respect of the said resolution :



RESOLUTION 1. ORDINARY RESOLUTION

To receive, consider and adopt the Audited Balance Sheet of the Company as at 31st March, 2024, the statement of profit and loss and the cash flow statement for the period ended on that date together with the auditor's report and the director's report thereon.

(i) Voted in Favour of the resolution:-

Particular	Number	Total	Total	Number	of	Number of	% total
S	of	Number of	Number of	Members		Votes Cast	number
	Member	Shares held	Valid	voted	in	by them	of valid
	s Voted	by them	Votes	favour	of	6	Votes
				Resolution			Cast
E-	116	5868880	5868880		114	5868878	99.9997
Voting							

(ii) Voted Against of the resolution

Particular	Number	Total	Total	Number	of	Number of	% total
S	of	Number of	Number of	Members		Votes Cast	number
	Member	Shares held	Valid	voted	in	by them	of valid
	s Voted	by them	Votes	against	of	1,00	Votes
	3			Resolution			Cast
E-	116	5868880	5868880		2	2	0.0003
Voting							

1. RESOLUTION 2. ORDINARY RESOLUTION

To appoint a Director in place of Mr. Vinubhai Prabhudas Patel (DIN: 00906780), who retires by rotation and being eligible, offers himself for re- appointment.

(i) Voted in Favour of the resolution:-

Particular	Number	Total	Total	Number	of	Number of	% total
S	of	Number of	Number of	Members		Votes Cast	number
	Member	Shares held	Valid	voted	in	by them	of valid
	s Voted	by them	Votes	favour	of		Votes
				Resolution		*	Cast
E-	116	5868880	5868880		114	5868878	99.9997
Voting			_				



(ii) Voted Against of the resolution

Particular s	Number of Member s Voted	Total Number of Shares held by them		Number Members voted against Resolution		by them	number of valid Votes Cast
E- Voting	116	5868880	5868880		2	2	0.0003

2. RESOLUTION 3:- ORDINARY RESOLUTION

To ratify the appointment and remuneration of M/s G. C. Agarwal & Associates, Chartered Accountants, (FRN 017851N) as Statutory Auditors of the Company to hold office from the conclusion of 29th Annual General Meeting till the conclusion of the 33rd Annual General Meeting of the Company to be held for the financial year ended on 31st March 2028 at such remuneration, as may be approved by the Board of Directors of the Company.

(i) Voted in Favour of the resolution:-

Particular	Number	Total	Total	Number	of	Number of	% total
S	of Member s Voted	Number of Shares held by them		Members voted favour Resolution	in of	Votes Cast by them	number of valid Votes Cast
E- Voting	116	5868880	5868880		114	5868878	99.9997

(ii) Voted Against of the resolution

Particular s	of	Total Number of Shares held by them		Number Members voted against Resolution		by them	% total number of valid Votes Cast
E- Voting	116	5868880	5868880		2	2	0.0003



3. RESOLUTION 4:- ORDINARY RESOLUTION

Increase of Authorised Share Capital of the Company from Rs. 35,00,00,000 divided into 3,50,00,000 Equity Share of Rs. 10 each to Rs. 70,00,00,000 divided into 7,00,00,000 Equity Shares of Rs. 10 each

(i) Voted in Favour of the resolution:-

Particular s	Number of Member s Voted	Total Number of Shares held by them		Number Members voted favour Resolution	in of	Number of Votes Cast by them	number of valid Votes Cast
E- Voting	116	5868880	5868880		114	5868878	99.9997

(ii) Voted Against of the resolution

Particular s	of	Total Number of Shares held by them		Number Members voted against Resolution		by them	2 22
E- Voting	116	5868880	5868880		2	2	0.0003

4. RESOLUTION 5:- SPECIAL RESOLUTION

Re-appointment of Mr. Bhisham Kumar Gupta as Managing Director of the Company.

(i) Voted in Favour of the resolution:-

Particular s	Number of Member s Voted	Total Number of Shares held by them			of in of	Number of Votes Cast by them	
E- Voting	116	5868880	5868880	1	14	5868878	99.9997



(ii) Voted Against of the resolution

S		Number of	Total Number of Valid Votes	Number Members voted against Resolution		Number of Votes Cast by them	% total number of valid Votes Cast
E- Voting	116	5868880	5868880		2	2	0.0003

Thanking You, Yours Sincerely

For M. K. Mandal & Associates

Company Secretaries

(Manoj Kumar Mandal) (Proprietor/Scrutinizer) N..No. FCS:- 5538

CP. No.:-4968

UDIN: F005538F001374961

Counter Signed By

For BASSI Seastines Limited

(Preme Rajaj)