

GLITTEK GRANITES LTD

"Krishna", 7th Floor, 224, A.J.C. Bose Road, Kolkata - 700 017, India Phone: 2287-7892, 2290-7902, Fax: (91)(33) 2287-8577

CIN: L14102KA1990PLC023497

04th October, 2024

The officer,
The Stock Exchange, Mumbai
The Corporate Relation Department,
25th Floor, New Trading Ring,
Rotunda Building, P.J.Towers
Dalal Street, Mumbai-400 001
Fax022 22722037/39/41/61

Subject: Clarification Regarding Delayed Submission of Proceedings of General Meetings

Dear Sir/Madam,

This is in reference to your email dated October 4, 2024, regarding the delayed submission of proceedings of General Meetings as specified in Part A of Schedule III of SEBI (LODR) Regulations, 2015, pursuant to sub-para 13 of Part A of Schedule III.

In this regard, we would like to provide the following clarification for the delayed submission:

The company received the scrutinizer's report from the Scrutinizer of the Annual General Meeting on the next day, i.e., September 28, 2024, as the scrutinizer was unavailable due to medical emergency.

Upon receiving the scrutinizer's report on Saturday, September 28, 2024, which is a non-working day for us, we encountered further delays in submission due to technical issues. We were unable to receive the OTP on our registered mobile number and email ID, despite multiple attempts. After persistent efforts, we received the OTP at 3:06:41 PM, at which point we promptly submitted the compliance.

The company is committed to adhering to all regulatory requirements within the stipulated time frame. The delay, in this case, was due to unforeseen circumstances and technical difficulties, and not due to any mala fide intentions.



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CIN: L14102KA1990PLC023497

We sincerely request you to accept our clarification and explanation for the delay. As requested, we are also submitting a revised corporate announcement. Moving forward, we will take additional precautions to ensure timely submissions. The delay was unintentional, and we deeply regret any inconvenience caused.

Kindly, take the note of the same.

Thanking you,

Yours faithfully, For Glittek Granites Limited

LATA BAGRI (Company Secretary)

Encl: a/a



GLITTEK GRANITES LTD

28th September, 2024

The officer,
The Stock Exchange, Mumbai
The Corporate Relation Department,
25th Floor, New Trading Ring,
Rotunda Building, P.J.Towers
Dalal Street, Mumbai-400 001
Fax022 22722037/39/41/61

Sub: Regulation 30 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015- Proceeding and details of Voting Results of 34th Annual General Meeting of Glittek Granites Ltd held on 27th September, 2024.

Ref: Scrip Code: 513528

Dear Sir,

We are pleased to submit herewith the following with respect to 34th Annual General Meeting of the Company held on 27th September, 2024 through Video Conferencing (VC)/other Audio Visual Means (OAVM) commenced at 11.36 P.M. (IST) and concluded at 11.55 A.M.

- Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, proceedings of 34th Annual General Meeting of the Company. (Annexure-A)
- Pursuant to Regulation 44(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Voting Results of the business transacted at the AGM in the prescribed format. (Annexure-B)
- 3. Combined Report of Scrutinizer dated 30th September 2024 on remote E-voting and E-voting at AGM pursuant to section 108 of the Companies Act, 2013 and rule 20 of the Companies (Management and Administration), 2014 (Annexure-C)

The above are also being displayed on the Company's website at www.glittek.com and also on the website of CDSL at www.evotingindia.com.

Kindly take the note of same.

Thanking you,

For Glittek Granites Ltd.

Ashoke Agarwal

Chairman cum Managing Director

Annexure-A



Details of the proceeding of Meeting

Date of AGM	27th September, 2024
Total No. of shareholders on cut-off date	9926
No. of members present in the meeting either i	in person or through proxy
Category	Present
Promoter and Promoter Group	No arrangement for a physical meeting or
Public	appointment of the proxy was made as the AGM
No. of members attended the meeting through	VC/OAVM
Promoter and Promoter Group	6
Public	46

Following were the resolutions passed through remote e-voting and venue e-voting.

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the audited profit and loss Account for the financial year ended 31st March, 2024 and Balance Sheet as at that date together with the Reports of the Directors and Auditors thereon.
- To elect a director in place of Mr. Ashoke Agarwal (DIN:00050213) who retires by rotation and is eligible for reappointment as pursuant to provision of Section 152(6) of Companies Act, 2013
- 3. Ratification of Remuneration payable to of M/s GRV & PK, Chartered Accountants (FRN:008099S)

To consider and, if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution:**

"Resolved that pursuant to the provision of sections 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the underlying rules Viz. Companies (Audit and Auditors) Rules, 2014, including any amendment, modification or variation thereof and pursuant to recommendation of Audit Committee, remuneration payable to auditor M/s GRV&PK, Chartered Accountants (FRN008099S) for F.Y. 2024-25 be Rs. 1,45,000 plus Goods and Service tax as applicable and out of pocket expenses as and when incurred.

"RESOLVED FURTHER THAT the Board of the company be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments, and writings as may be required to give effect to the aforesaid resolution."



4. To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution for Appointment of Mr. Ratan Kumar Bajaj as director of the company:

"RESOLVED THAT Mr. Ratan Kumar Bajaj (DIN:00050281) who was appointed as an Additional Director with effect from Friday 13th September, 2024 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and Article 115 of Article of Association of the Company and be and is hereby appointed as a director of the company."

"RESOLVED FURTHER THAT the Board of the company be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments, and writings as may be required to give effect to the aforesaid resolution."

5. To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution for appointment of Mr. Ratan Kumar Bajaj as Independent Director: -

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred to as "the Act") and the Rules made thereunder read with Schedule IV to the Act, Regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any amendment(s), statutory modification(s) and/or re-enactment thereof for the time being in force and subject to such other laws, rules and regulations as may be applicable in this regard and on the basis of recommendation of the Board and Nomination and Remuneration Committee approval of the Members of the Company be and is accorded to appoint Mr. Ratan Kumar Bajaj (DIN:00050281) as an Independent Director of the Company, not liable to retire by rotation, for a term of Five (5) i.e. from 27th September, 2024 to 26th September 2029."

"RESOLVED FURTHER THAT the Board of the company be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments, and writings as may be required to give effect to the aforesaid resolution."

6. To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution for Appointment of Mr. Siddhartha Agarwal as director of the company:

"RESOLVED THAT Mr. Siddhartha Agarwal (DIN:07987858) who was appointed as an Additional Director with effect from Saturday 21st September, 2024 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and Article 115 of Article of Association of the Company and be and is hereby appointed as a director of the company."

"RESOLVED FURTHER THAT the Board of the company be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments, and writings as may be required to give effect to the aforesaid resolution."

7. To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution for appointment of Mr. Siddhartha Agarwal (DIN: 07987858) as Independent Director: -

THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, other redempanies Act, 2013 (hereinafter referred to as "the Act") and the Rules made thereunder read with Schedule IV to the Act, Regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any amendment(s), statutory modification(s) and/or re-enactment thereof for the time being in force and subject to such other laws, rules and regulations as may be applicable in this regard and on the basis of recommendation of the Board and Nomination and Remuneration Committee approval of the Members of the Company be and is accorded to appoint Mr. Siddhartha Agarwal (DIN: 07987858) as an Independent Director of the Company, not liable to retire by rotation, for a term of Five (5) i.e. from 27th September, 2024 to 26th September 2029."

"RESOLVED FURTHER THAT the Board of the company be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments, and writings as may be required to give effect to the aforesaid resolution.

Annexure-B

Disclosure of Voting Results of 34th Annual General Meeting of Glittek Granites Ltd. held on Friday 27th September 2024 as per the requirement of Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Details of Voting Results

1. To receive, consider and adopt the audited profit and loss Account for the financial year ended 31st March, 2024 and Balance Sheet as at that date together with the Reports of the Directors and Auditors thereon

Resolution R	equired: (Or	dinary/Specia	1)			Ordi	nary	
Whether P proposed Ag	romoter/Pro enda/ Resolu		p are inte	rested in		N	0	
Category	Mode of Voting	No. of Shares held (1)	Votes polled (2)	% of Votes polled on Outstan ding Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/ (2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter and	E-voting	2042000	3648813	94.95	3648813	0	100.00	0.00
Promoter	Poll	3842800	0	0.00	0	0	0.00	0.00
Group	Total	3842800	3648813	94.95	3648813	0	100.00	0.00
Public Institutions	E-voting	1973499	0	0.00	0	0	0.00	0.00
matitutions	Poll		0	0.00	0	0	0.00	0.00
Dublia	Total	1973499	0	0.00	0	0	0.00	0.00
Public non-	E-voting	20143101	13093396	65.00	13088096	5300	99.96	0.04
institutions	Poll	20143101	0	0.00	0	0	0.00	1
	Total	20143101	13093396	65.00	13088096	-		0.00
Grand Total		25959400	16742209	64.49	16736909	5300 5300	99.96 99.97	0.04

director in place of Mr. Ashoke Agarwal (DIN:00050213) who retires by rotation and is eligible for capped ment as pursuant to provision of Section 152(6) of Companies Act, 2013 Ordinary Resolution Required: (Ordinary/Special) Whether Promoter/Promoter Group are interested in Yes proposed Agenda/ Resolution? of % of No. of of No. of of No. of No. Mode of Category Votes Votes-Votes in Votes - in Votes Votes Voting Shares against favour on favour Agains polled polled held on votes votes (4) on (2) (1) polled polled (5) Outstan (7)=[(5)/(6)=[(4)/(ding (2)]*100 2)]*100 Shares (3)=[(2)/(1)] 0.00 100.00 0 3648813 94.95 3648813 E-voting Promoter 0.00 0.00 0 3842800 0 0 0.00 and Poll 0.00 Promoter 100.00 0 3648813 94.95 3648813 3842800 Total 0.00 Group 0.00 0 0 0.00 0 E-voting 0.00 Public 0.00 0 1973499 0 0.00 0 Poll Institutions 0.00 0.00 0 0 0.00 0 1973499 Total 0.04 99.96 5300 13088096 13093396 65.00 E-voting Public non-0.00 0.00 20143101 0 0.00 institutions Poll 0.04 99.96 5300 13088096 65.00 13093396 20143101 Total 0.03 99.97 16736909 5300 64.49 16742209 25959400 **Grand Total**

3. Katirication	or Keman	dinary/Speci	al)		nartered Acco	Ordin	ary	
	omoter/Pro	omoter Gro	up are inte	erested in		No)	
Category	Mode of Voting	No. of Shares held (1)	No. of Votes polled (2)	% of Votes polled on Outstanding Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/ (2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter	E-voting	3842800	3648813	94.95	3648813	0	100.00	0.00
and	Poll	3642600	0	0.00	0	0	0.00	0.00
Promoter Group	Total	3842800	3648813	94.95	3648813	0	100.00	0.00
Public	E-voting	4072400	0	0.00	0	0	0.00	0.00
Institutions	Poll	1973499	0	0.00	0	0	0.00	0.00
	Total	1973499	0	0.00	0	0	0.00	0.00
Public non-	E-voting	20142101	13093396	65.00	13088096	5300	99.96	0.04
institutions	Poll	20143101	0	0.00	0	0	0.00	0.00
	Total	20143101	13093396	65.00	13088096	5300	99.96	0.04
Grand Total		25959400	16742209	64.49	16736909	5300	99.97	0.03

4. To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinal Resolution for Appointment of Mr. Ratan Kumar Bajaj as director of the company:

Ordinary Resolution Re	quired: (Or	dinary/Specia	al)			Ordin	nary	
Whether Proposed Age	omoter/Pro	moter Grou	up are inte			No		
Category	Mode of Voting	No. of Shares held (1)	No. of Votes polled (2)	% of Votes polled on Outstanding Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter	E-voting		3648813	94.95	0	3648813	0.00	100.00
and	Poll	3842800	0	0.00	0	0	0.00	0.00
Promoter Group	Total	3842800	3648813	94.95	0	3648813	0.00	100.00
Public	E-voting	C 224 322	0	0.00	0	0	0.00	0.00
Institutions	Poll	1973499	0	0.00	0	0	0.00	0.00
motitutions	Total	1973499	0	0.00	0	0	0.00	0.00
Public non-	E-voting	- Company	13093396	65.00	105124	12988272	0.80	99.20
institutions	Poll	20143101	0	0.00	0	0	0.00	0.00
	Total	20143101	13093396	65.00	105124	12988272	0.80	99.20
Grand Total	, 5.00	25959400	16742209	64.49	105124	16637085	0.63	99.37

5. To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution for appointment of Mr. Ratan Kumar Bajaj as Independent Director

Resolution Required: (Ordinary/Special)

Whether Promoter/Promoter Group are interested in proposed Agenda/ Resolution?

Category Mode of No. of No

Whether Proposed Ag	romoter/Pro		up are inte	erested in		N	0	
Category	Mode of Voting	No. of Shares held (1)	No. of Votes polled (2)	% of Votes polled on Outstand ing Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter	E-voting		3648813	94.95	0	3648813	0.00	100.00
and Promoter	Poll	3842800	0	0.00	0	0	0.00	0.00
Group	Total	3842800	3648813	94.95	0	3648813	0.00	100.00
Public	E-voting	1072100	0	0.00	0	0	0.00	0.00
Institutions	Poll	1973499	0	0.00	0	0	0.00	0.00
	Total	1973499	0	0.00	0	0	0.00	0.00
Public non-	E-voting	204 42404	13093396	65.00	105124	12988272	0.80	99.20
institutions	Poll	20143101	0	0.00	0	0	0.00	0.00
12445	Total	20143101	13093396	65.00	105124	12988272	0.80	99.20
Grand Total		25959400	16742209	64.49	105124	16637085	0.63	99.37

Resolution Rec	juirea: (Ord	linary/Specia	11)		val as direct			
Whether Pro				rosted :-		Ordin		
proposed Ager	nda/ Resolu	ution?	ib are mite	rested in		No)	
	Mode of Voting	No. of Shares held (1)	No. of Votes polled (2)	% of Votes polled on Outstandi ng Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/ (2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter	E-voting	1 200000	3648813	94.95	3648813	0	100.00	0.00
and Promoter	Poll	3842800	0	0.00	0	0	0.00	0.00
Group	Total	3842800	3648813	94.95	3648813	0	100.00	0.00
Public	E-voting	1973499	0	0.00	0	0	0.00	0.00
Institutions	Poll	13/3499	0	0.00	0	0	0.00	0.00
	Total	1973499	0	0.00	0	0	0.00	0.00
Public non-	E-voting	20143101	13093396	65.00	13088096	5300	99.96	0.04
institutions	Poll	11717-17917	0	0.00	0	0	0.00	-
	Total	20143101	13093396	65.00	13088096	5300	99.96	1
Grand Total		25959400	16742209	64.49	16736909	5300	99.97	-

Resolution Re	quired: (Or	dinary/Speci	of Mr. Siddha			Spec		Director.
Whether Proposed Age	omoter/Pro	moter Gro		erested in		No		
Category	Mode of Voting	No. of Shares held (1)	No. of Votes polled (2)	% of Votes polled on Outstandi ng Shares (3)=[(2)/(1)]	No. of Votes – in favour (4)	No. of Votes- Against (5)	% of Votes in favour on votes polled (6)=[(4)/ (2)]*100	% of Votes against on votes polled (7)=[(5)/(2)]*100
Promoter and	E-voting	2212000	3648813	94.95	3648813	0	100.00	0.00
Promoter	Poll	3842800	0	0.00	0	0	0.00	0.00
Group	Total	3842800	3648813	94.95	3648813	0	100.00	0.00
Public	E-voting	1973499	0	0.00	0	0	0.00	0.00
Institutions	Poll	19/3499	0	0.00	0	0	0.00	0.00

	Total	1973499	0	0.00	0	1		
Public non-	E-voting	LUMBER	13093396			0	0.00	0.00
institutions	Poll	20143101	23033330	65.00	13088096	5300	99.96	0.04
michigan Bess		The second second	0	0.00	0	0	0.00	
	Total	20143101	13093396	65.00	13088096	F200		0.00
Grand Total		25959400	16742209			5300	99.96	0.04
the state of the state of			10742209	64.49	16736909	5300	99.97	0.03

For Glittek Granites Ltd.

(Chairman of 349 AGM)

Ashoke Agarwal

GLITTEK GRANITES LTD.

Plot No. 42, KIADB Industrial Area, Hoskote - 562114, Bangalore Dist

Karnataka, India Phone: 080 2797 1565, 2797 1566

Pulkit Sharma & Associates

Chartered Accountants

MGT-13

REPORT OF SCRUTINIZER(S)

[Pursuant to rule Section 108 of the Companies Act, 2013 and rule 21(2) of the Companies (Management and Administration) Rules, 2014]

To, The Chairman of

34th Annual General Meeting of Shareholders of GLITTEK GRANITES LIMITED held on Friday, 27th September, 2024 at 11.30 A.M. on the deemed venue at the Registered Office at 42, K.I.A.D.B. Industrial Area, Hoskote- 562 114. through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM")

Sub: Consolidated Scrutinizer's Report on Remote E-Voting& E-Voting conducted at AGM

Dear Sir,

By the Board of Directors of your company vide its resolution dated 30th May,2024, I,Pulkit Sharma of M/s Pulkit Sharma & Associates, Practicing Chartered Accountantwas appointed as Scrutinizer for the purpose of Scrutinizing e-voting process (remote e-voting)as well as to scrutinize the e-voting conducted at the AGM pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) (hereinafter referred to as "Rule 20") and in accordance with Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The management of the Company is responsible to ensure compliance with the requirements of the Companies Act, 2013, Rules and circulars issued by MCA and SEBI relating to conducting of AGMthrough VC/OAVM and voting by electronic means for the resolutions contained in the Notice of the 34th AGM of the Equity Shareholders dated 13th August, 2024. My responsibility as a Scrutinizer for thevoting process of voting by electronic means is restricted to making a Consolidated Scrutinizer's Report of the votes cast "in favour" and/or "against" the resolution stated in the notice of the AGM, based on the reports generated from the e-voting system provided by Central Depository Services (India) Limited, the Agency Authorized under the Rules and engaged by the Company to provide remote e-voting facilities and e-voting facilities to vote at the AGM.

Publication of the notice in newspapers

The Company has informed that the company had completed sending of Notice of the 34th AGM along with the link for the Annual Report 2023-24 by 4th September, 2024 through electronic mode only, to those Members whose e-mailaddresses are registered with the Company/Registrars and Transfer Agent ('RTA') and Depository participant(s).

The public advertisement with respect to dispatch of the notice, specifying the date and time of the AGM, availability of the notice on company's website and website of the stock exchanges, manner of voting through remote e-voting or through e-voting system at the AGM etc. was published in Financial Express (English newspaper) and Sanjevani (Kannada) (vernacular language newspaper), having electronic editions on September 5th, 2024.

Cut-off date

536 Floor, 8th Main Road, 4th Cross, RPC Layout, Vijayanagar Bangalore - 560 104

The Cut-off date for the purpose of identifying Shareholders who will be entitled to vote on theresolutions placed for approval of the Shareholders was Friday, September, 20th, 2024.

Remote e-voting

The remote e-voting period remained open from Tuesday, September 24", 2024 at 09:00 A.M. and ended on Thursday, September 26", 2024 at 05:00 P.M. At the end of the voting period on Thursday, September 26", 2024 at 05:00 P.M., the voting portalof the Service Provider was blocked forthwith.

votes, their holding details and details of votes cast on the Resolution. Votes were reconciled with the records maintained by the Company and Share transfer Agent of the Company (RTA) with respect to On completion of voting at the AGM, CDSL provided us with the list of members who had cast their authorizations lodged with the Company.

Voting at AGM

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

voting facility provided by CSDL / Service Provider. As per the information given by theCompany / RTA the names of the shareholders who had voted by remote e-voting through thefacility provided by NSDL had been blocked and only those members who were present at theAGM through VC and who had not After declaration of voting at AGM by the Chairman, the shareholders present through YC votedusing evoted on remote e-voting were allowed to cast their votesthrough e-voting system during the AGM

Service Provider (https://www.evotingindia.com in the presence of two witnesses, who are not in the employment of the Company as prescribed in Sub Rule 4(xii) of thesaid Rule 20. The e-voting After closure of e-voting at the AGM, the votes cast through e-voting at the AGM and throughremote e-voting prior to the date of AGM were unblocked and downloaded from the e-voting website of CDSL/ data/results downloaded from the e-voting system of CDSL werescrutinized and reviewed, the votes were counted, and the results were prepared. It is observed that 50 Members casted their votes through remote e-voting and 19 Members casted their votes through e-voting at the AGM. Based on the data downloaded from CSDL e-voting system, the total votes cast in favour oragainst all the resolutions proposed in the Notice of the AGM are as under:

The Combined result of the voting is as under:

- Resolution 1: Ordinary Resolution to receive, consider and adopt the Audited Balance Sheet of the company as on 31st March, 2024 including the Statement of Profit and Loss for the year ended on that date and the Reports of the Board of Directors and Auditors thereon:
- i. Voted in favour of the resolution:

y % of total number of valid Votes cast (Favour and Against)	TO A SALIST
Number of votes cast by % of total nu them	
ρ	
cast	
votes	20000
o	
Number	
of members N	
jo	
Number	

ii. Voted against the resolution:

valid	allist
of o	Ag
% of total number of valid	100
total	1
of of	
96 >	
à	
cast	
er of votes cast by % of total nu	5300
of	L.
Number	
members	
jo	-
Number Noted	



iii. Invalid votes:

	e declared invalid	ibers whose votes	Total number of votes cast by them
--	--------------------	-------------------	------------------------------------

b)<u>Resolution 2:</u> To elect a director in place of Mr. Ashoke Agarwal (DIN:00050213) who retires by rotation and is eligible for reappointment as pursuant to provision of Section 152(6) of Companies Act, 2013

i. Voted in favour of the resolution:

	nembers Number of Votes cast by % of total number of vation them
--	--

ii. Voted against the resolution:

م م	of	members	Number them		of votes cast	cast	ρ	by % of 1	of	total ast (F	total number of vali cast (Favour and Against	of Age	valid sinst)
	-			2	5300	1					100		

iii. Invalid votes:

|--|

Resolution 3:Ordinary Resolution to Ratification of Remuneration payable to of M/s GRV & PK, Chartered Accountants (FRN:008099S). 0

i. Voted in favour of the resolution:

_	members Number of votes cast by % of total representations them	es cast by	vour and A	of valid
	1673690	6	100	2000

ii. Voted against the resolution:

valid	allist
to d	Y Y
% of total number of valid	100
of total nutes cast (Fav.	
of	
y % c	
cast	
er of votes cast	5300
o	רע
Number	
members	
ō	
Number	-

iii. Invalid votes:



d)Resolution 4: To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution for Appointment of Mr. Ratan Kumar Bajaj as director of the company:-

i.Voted in favour of the resolution:

d d	o	members	Number	ō	of votes	cast	þ	% 5	es of	total	cast by % of total number of valid votes cast (Favour and Against)	of Age	valid sinst)
	33			9	105124						100		

ii. Votedagainst the resolution:

	mber o	of members N	s Number them	of	votes	cast	è	% 5	of	total	Number of votes cast by % of total number of va them	Age	valid ainst)
366 414	pa		them					vot	es c	ast (F	votes cast (Favour and Against	Age	ainst

iii.Invalid votes:

e declared invalid	ise votes Total number of votes cast
ī	2

e)Resolution 5: To consider and if thought fit, to pass with or without modification(s), the following resolution as an Special Resolution for appointment of Mr. Ratan Kumar Bajaj as Independent Director:-

i. Voted in favour of the resolution;

Number	of	members	Number of v them	o,	votes	cast	þ	% o	of to	otal st (F	votes cast by % of total number of valid votes cast (Favour and Against)	of Age	valid inst)
	33			10	05124						100		

ii. Votedagainst the resolution:

of votes	Number of votes cast by % of them	of votes	er of votes
or votes	or votes	or votes	or members number or votes them
	them	members number	0

iii.Invalid votes:

e declared invalid	nose votes lot	at number of votes cast by them
NIL		= 12

()Resolution 6: . To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution for Appointment of Mr. Siddhartha Agarwal as director of the company

i. Voted in favour of the resolution:

Number of members voted	Number of votes cast by them	% of total number of valid votes cast (Favour and Against)
68	16736909	100

ii. Votedagainst the resolution:

Number of voted	members	Number of votes cast by them	% of total number of valid votes cast (Favour and Against)
1		5300	100

iii.Invalid votes:

Total number of members whose votes were declared invalid	Total number of votes cast by them
NIL	NIL

g)Resolution 7: To consider and if thought fit, to pass with or without modification(s), the following resolution as an Special Resolution for appointment of Mr. Siddhartha Agarwal(DIN: 07987858) as Independent Director:-

i. Voted in favour of the resolution:

Number voted	of meml	ners Number of votes cast by	% of total number of valid votes cast (Favour and Against)
	68	16736909	100

ii. Votedagainst the resolution:

Number of members voted	Number of votes cast by them	% of total number of valid votes cast (Favour and Against)
1	5300	100

iii.Invalid votes:

Total number of members whose votes were declared invalid	Total number of votes cast by them
NIL	NIL



All relevant records of electronic and physical voting will remain in my safe custody until the Chairman considers, approves and signs the minutes of the 34th Annual General meeting and the same shall be handed over thereafter to the Chairman/Company Secretary for safe keeping.

Thanking You,

Yours Faithfully, For M/s Pulkit Sharma & Associates

Chartered Accountant

CA Pulkit Sharma Scrutinizer

M. No. : 232932 C. P. No. :

Place : Bangalore Date : 28/09/2024

Witness:

ANNEZT SHARMA BANGALORE

Glittek Granites Ltd.

Chairman of 34th Annual General Meeting

GLITTEK GRANITES LTD.

Plot No. 42, KIADB Industrial Area, Hoskote - 562114, Bangalore Dist Karnataka, India

Phone: 080 2797 1565, 2797 1555